

NOTIFICATIONS BY GOVERNMENT—cont.

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NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

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NOTIFICATIONS BY GOVERNOR'S SECRETARIES

MILITARY SECRETARY

Programme of His Excellency the Governor's visit to Chigdigut and Gushetunam—
24 to 26 January 1942.

Fig. 1.

Date and date	Day of week	Place	Arrival or departure	Time	Remarks
Jan. 4	Monday	Worcester, Mass.	Departed	About 10 a.m.	By R.R. to New York via Newburgh (went to hotel in New York)
" 5	Tuesday	Worcester, Mass.	Arrived	About 10 a.m.	By R.R. to New York via Newburgh (went to hotel in New York)
" 6	Wednesday	Worcester, Mass.	Departed	About 10 a.m.	By R.R. to New York via Newburgh (went to hotel in New York)
" 7	Thursday	Worcester, Mass.	Arrived	About 10 a.m.	By R.R. to New York via Newburgh (went to hotel in New York)
" 8	Friday	Worcester, Mass.	Departed	About 10 a.m.	By R.R. to New York via Newburgh (went to hotel in New York)
" 9	Saturday	Worcester, Mass.	Arrived	About 10 a.m.	By R.R. to New York via Newburgh (went to hotel in New York)

The party accompanying His Excellency will be:-
2 Grenadiers, Regt. 1 C.B., Assistant Private Secretary,
The Earl of Mansfield, Ashford House.

Quincy, Illinois, U.S.A.,
16th December 1981.

G. B. HOWELL, *Secretary*,
Military Academy at the University of Georgia.

NOTIFICATIONS BY GOVERNMENT

DEVELOPMENT DEPARTMENT.

Lucy.

Part 21. Series, December 22, 1941.

Fig. 1.

Sri G. Chandrasekharam, Deputy Registrar of Co-operative Societies, Bangalore District, wrote on another page for three months and twenty days; with effect from 11th December 1911.

Extractions of Native

Post-St. George, December 21, 1961.

546

Subject testifies that, B. J. Balaramanathan Appan, Chairman, Jansari, Coimbatore Quila Improvement Scheme, on account of loans for two months and six days from the 15th December 1945.

Foot-H. George, November 18, 1943.

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But D. Vardolakis, Modigliani, Dapont, Tschernor of Co-operative Societies, Constantinople, have on average pay for four months with effect from 1st January 1945.

Fig. 4.

Has Salah bin M. Asadmanayala Bin, Lecturer in Parasitology, Madras Veterinary College, submission of form on average pay for one month from 1st January 1945.

Appointment of challengers and members to various Debt Collection Boards.

Post St. George, December 24, 1941 (SDS, WY, SA, 24th, Development).

BS-95

Under sub-section (3) of section 3 of the Madras Debt Conversion Act, 1946 (Madras Act XX of 1946), His Majesty the Governor of Madras is pleased to open the following persons as chairmen and members, respectively, of the debt conversion boards created under that Act:—

Region		Total observations made in with approval	
		VETERINARY DIVISION	
Northern District Office	Chairman, Debt Conciliation Board, Vancouver.
Dr. C. Furukawa Pacific	Member, Debt Conciliation Board, Vancouver.
Dr. S. Sengul	Do.
		SALT DIVISION DIVISION	
Northern District Office	Chairman, Debt Conciliation Board, Vancouver.
Dr. J. Furukawa Pacific	Member, Debt Conciliation Board, Vancouver.
Dr. S. Sengul	Do.

BUDGET, 1941-1942.

FIRST SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR 1941-42 AUTHORIZED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS UNDER SECTION 93 OF THE GOVERNMENT OF INDIA ACT, 1935.

Part St. George, December 32, 1941 (G.O. No 331, Finance).

No. 5

In pursuance of paragraph 5 of the Proclamation issued on the 30th October 1939 by His Excellency the Governor under section 93 of the Government of India Act, 1935, the first supplementary estimate of expenditure for 1941-42 authorized by His Excellency the Governor with details of the accounts and explanatory notes is published for general information.

W. SCOTT BROWN,
Secretary to Government

RECAPITULATION.

FIRST SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR THE YEAR 1941-1942 AUTHORIZED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS IN EXERCISE OF HIS POWERS UNDER SECTION 93 OF THE GOVERNMENT OF INDIA ACT, 1935.

Serial number.	Original grant number.	Service or Administration to which original grant is allocated.	Head of account.	Estimate of the amount required for further expenditure in 1941-1942.	
				Charged.	Authorized.
(1)	(2)	(3)	(4)	(5)	(6)
			A. Revenue Account.	Rs.	Rs.
1	IX	Heads of Departments, Ministers and Headquarters Staff.	32. General Administration—Secretariat Staff of the Governor, Staff and Household of the Governor, Ministers, and Secretariat and Headquarters Establishments.	269	..
2	XII	Administration of Justice.	37. Administration of Justice ..	285	100
3	XV	Education ..	37. Education	100
4	XVI	Medical ..	38. Medical	100
5	XVII	Public Health ..	39. Public Health	100
6	XX	Co-operation ..	40. Co-operation	200
7	XXIV	Civil Works—Works.	58. Civil Works (including Construction and Establishment and Tools and Plant).	..	200
8	XXV	Civil Works—Establishments and Tools and Plant.	59. Civil Works—Construction and Establishment and Tools and Plant.	..	200
9	XXVIII	Electricity ..	61. Receipts from Electricity schemes—Working Expenses.	..	100
10	XXIX	Pensions ..	65. Superannuation Allowances and Pensions.	..	100
			Total—A ..	554	1,300
			B. Other Expenditure.		
11	XXXIII	Capital Outlay on Industrial Development and Aviation.	73-A Capital Outlay on Civil Aviation.	..	100
			Total—B	100
			Grand Total ..	554	1,400

19th December 1941.

ARTHUR HOPE,
Governor of Madras.

DETAILED SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR THE YEAR 1941-1942.

(1) GRANT IX—HOUSE OF PROVISIONS, MINISTERS AND LEGISLATING STAFF.

Estimate of the amount required for further expenditure.

			Rs.	
Authorised			Nil	
Total of sums Charged			100	
Summary				
Major head.	Minor head.	Sub-heads of expenditure.	Estimated amount of further expenditure 1941-42.	
(1)	(2)	(3)	Charged.	Retained.
			(4)	(5)
10 Grants, salaries and allowances to Ministers.	100	100	100	

Explanatory Note.

The Government sanctioned the creation of a temporary post of Assistant Private Secretary to His Excellency the Governor for a period of six months. Mr. P. Coomaraswamy, I.C.S., was appointed to the post and he took charge on 16th April 1941. The continuance of the post for a further period of six months from 16th October 1941 has been sanctioned. The estimated cost of this appointment during 1941-42 is Rs. 11,277-5-6 or Rs. 11,300 monthly.

As the expenditure is on a new service, a taken appropriation of Rs. 100 has been included in the supplementary estimate. The balance of appropriation reported in 1941-42 will be set off by re-appropriation from the savings within the grant.

(2) GRANT XII—ADMINISTRATION OF JUSTICE.

Estimate of the amount required for further expenditure.

			Rs.	
Authorised			100	
Total of sums Charged			100	
Summary				
Major head.	Minor head.	Sub-heads of expenditure.	Estimated amount of further expenditure 1941-42.	
(1)	(2)	(3)	Charged.	Retained.
			(4)	(5)
100 Salaries and allowances of Judges.	100	100	100	
101 Salaries and allowances of Magistrates.	101	101	101	
102 Salaries and allowances of Clerks.	102	102	102	
103 Salaries and allowances of Peons.	103	103	103	
104 Salaries and allowances of Peons.	104	104	104	
105 Salaries and allowances of Peons.	105	105	105	
106 Salaries and allowances of Peons.	106	106	106	
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199 Salaries and allowances of Peons.	199	199	199	
200 Salaries and allowances of Peons.	200	200	200	

Explanatory Note.

Now (1).—Consequent on the appointment of two temporary additional Judges in the High Court of Madras for a period of two years with effect from the 16th July 1941, the Government have sanctioned the appointment of the additional staff mentioned below for the same period. The proposal involves an extra expenditure of Rs. 7,800 in the current year. Funds are available in the current year's budget to meet the cost by re-appropriation :-

(1) One bench clerk on Rs. 136-15/2-275 per annum.

(2) Two junior shorthand writers on Rs. 90-11/3-125 each per annum.

- (3) Three lower division clerks on Rs. 27-32 each per annum.
 (4) Two typists on Rs. 32-70 each per annum.
 (5) One examiner and one reader on Rs. 32-70 each per annum.
 (6) Four children and eight poor on Rs. 15-17 each per annum with gratuity allowance.
 (7) One attendant on Rs. 10-25 per annum with gratuity allowance.

As the expenditure is on a new service, a token sum of Rs. 100 is included in the supplementary estimate.

*Item (2) (a).—*The Hon'ble the Judges recommended that, in view of the heavy pecuniary on the file of the District Munsif, Mangalore, an additional District Munsif with the usual establishment of three clerks and three peons might be appointed in the court for a period of one year with effect from the date of the opening of the court after the summer recess in 1915. It was stated that the nature of old original suits alone required more than a year's work for a single officer, that it was not possible for one officer to cope with the arrears and that an additional officer was very necessary. The Government have accepted the recommendation and have issued orders sanctioning the appointment of an additional District Munsif till the date of the commencement of the summer recess of the court in 1915. The proposal involves an extra expenditure of Rs. 2,510.

(b) The Hon'ble the Judges recommended that, in view of the pecuniary under the various branches of work on the file of the District Munsif, Coimbatore, an additional District Munsif with the usual establishment of three clerks and three peons might be appointed in the court for a period of one year. It was stated that the number of old pending suits had increased steadily and that unless the District Munsif was given relief, the arrears were bound to get out of hand. The Government have accepted the recommendation and have issued orders accordingly. The proposal involves an extra expenditure of Rs. 4,064.

As the expenditure in each of the above two cases is on a new service, a token appropriation of Rs. 100 is included in the supplementary estimate. Funds are available in the current year's budget to meet the cost.

(C) GRANT XV—ENTRANCE.

Estimate of the amount required for further expenditure.

				Rs.
Authorized	"	"	"	100
Total of sums charged	"	"	"	Nil.

Summary.

Paper book.	Other book.	Balance of previous Est.	Estimated amount of further expenditure for the year 1915-16.
(1)	(2)	(3)	Charge, Estimated.
			Rs.
M. Talukdar and family	M. K. K. and family	M. K. K. and family	100

Explanatory Note.

Under rule 82 of the Grant-in-Aid Code the grant payable to an orphanage or boarding house for Indian destitute pupils should not exceed two-thirds of the net boarding charges of 500 institution or Rs. 3 a month for each pupil whichever is less. The grant is thus calculated on the assumption that a portion of the boarding charges should be met by the management of the institution. Representations were made to Government that certain mission orphanages,

which were in receipt of financial assistance from outside India before the war, did not receive such assistance after the commencement of the war and were thus unable to contribute their share to support the children in their care. The Government, therefore, decided that special aid should be given to such orphan orphans as were deprived by the war, of the income which they had previously been receiving. In such cases, the Government have authorized the Director of Public Instruction to pay the net boarding charges of the institutions in full up to a maximum of Rs. 5 for each pupil eligible for grant under rule 22 of the Grants-in-Aid Code.

The Director of Public Instruction has reported that it is not possible to furnish now an estimate of the additional expenditure involved. He will meet the expenditure from the existing provision in the budget and apply for additional funds, if necessary, in due course after the grants for all the orphanages are received.

As the expenditure on the payment of grants at special rates is on a new service, a token appropriation of Rs. 100 is included in the supplementary estimate.

(d) Grant XVI—Mishra.

Estimate of the amount required for further expenditure.

Rs.					
Authorized	100
Total of assets Charged	104.

Summary.

Major Head.	Minor Head.	Sub-head of Appropriation.	Estimated amount to be required for the year— Capital. Revenue.	Rs.
(1)	(2)	(3)	(4)	(5)
26. Medical.	1. Hospitals and Dispensaries.	2. Medical Hospitals and Dispensaries— (Ordinary) and 3. Ambulance and Sanatoria.	100	100

Explanatory Note.

The bedstrength of the Headquarters Hospital, Madras, was 212 prior to its transfer to the new buildings last year. The hospital was not then a training centre for nurses. Its nursing staff was therefore appropriate to hospitals which are not training centres, viz., one staff nurse for 14 beds. The hospital had on this basis a staff of 18 staff nurses.

The bedstrength of the hospital is now 327, and it is also reorganised as a training centre for nurses. The staff appropriate to such a hospital is one staff nurse and five pupil nurses for every 20 beds. With the additional staff sanctioned in March 1942 the hospital has now 24 staff nurses and 18 pupil nurses; the latter were admitted for training in July 1941. The hospital is eligible for 34 pupil nurses. The Surgeon General proposed the employment of the full complement of pupil nurses and requested sanction for admitting 44 additional pupils for training. Of these, 33 are to be employed from 1st January 1942 and the remaining 11 from the 1st July 1942. As there is a dearth of trained nurses it was considered that it would not be desirable to postpone the employment till after 1941-42. Sanction was therefore accorded to the admission of 33 pupils from 1st January 1942 and 11 pupils from 1st July 1942 for training in the Redline Hospital, Madras.

The ultimate cost on account of the proposal is Rs. 12,760 recurring and Rs. 1,960 non-recurring. It is anticipated that the expenditure in the current year will be Rs. 2,100 recurring and Rs. 8,960 non-recurring.

As the expenditure is on a new service, a token appropriation of Rs. 100 is included in the supplementary estimate. The balance of the expenditure in the current year will be met from the sanctioned budget appropriation.

(3) GRANT XVII—PUBLIC HEALTH.

Estimate of the amount required for further expenditure.

	Rs.
Authorised	150
Total of amount charged	Nd.

Summary.

Major head.	Minor head and sub-head of appropriation.	Estimated amount of balance carried over for 1941-42.	Charged.	Authorised.
(1)	(2)	(3)	(4)	(5)
21. Public Health ..	Expenditure from the fund for development of rural water supply.	150.		150

Explanatory Note.

Progress of works under the Provincial Rural Water-Supply Scheme inaugurated in 1932 has been slow. One of the main reasons for this slow progress has been the lack of staff. The Government therefore decided to provide all the staff which Collectors could effectively employ for the progress of dug wells. The proposals of the Board of Revenue for the employment of forty minor irrigation workers in the scale of Rs. 50-60 per month and forty labourers in the scale of Rs. 12-17 per month for Rural Water-Supply Works in the Province in 1941-42 have so far been approved. The minor irrigation workers will get a fixed travelling allowance of Rs. 10-12-0 per month when their production does not exceed one taluk, and when it exceeds one taluk they are allowed Rs. 24 per month. The labourers will get the allowance to which they are eligible under the rules.

As the staff is likely to be required for some years and as the cost exceeds Rs. 5,000 per annum, the expenditure is on a new service. A token appropriation of Rs. 100 has accordingly been included in the supplementary estimate.

(3) GRANT XX—Co-operation

Estimate of the amount required for further expenditure.

	Rs.
Authorised	500
Total of amount charged	Nd.

Summary.

Major head.	Minor head.	Sub-head of appropriation.	Estimated amount of balance carried over for 1941-42.	Charged.	Authorised.
(1)	(2)	(3)	(4)	(5)	(6)
21. Co-operation ..	A. Co-ops ..	1. Sal. of officers ..			50
	B. Sub-committees ..	2. Exp. of sub-committees ..			100
		Total ..			150

Explanatory Note.

Item (1).—The Government have sanctioned for a period of two years a temporary post of Deputy Registrar of Co-operative Societies for the development of the handloom weavers' co-operative societies in this Province. Sanction has also been accorded to the employment under the Deputy Registrar of a lower division clerk and two peons. The additional cost on account of these appointments is Rs. 8,548 (including the expenditure on Travelling Allowances) per annum. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required in 1941-42 will be met by emigration from the savings within the grant.

Item (G)—The quota section villages of the Pablonia Agency in the Vancouver district requested that a cooperative society might be formed for affording they credit facilities. The Registrar of Co-Operative Societies, who was consulted regarding this society, advised that the Government would not be able to meet the needs of the Indians living at the place and the surrounding villages within a radius of six miles. The Registrar also recommended the employment of a Junior Inspector with a salary in charge of the proposed society (see note). The Government have accordingly sanctioned the creation of one post of Junior Inspector and will provide for a period of one year. The expenditure involved in the appointment of the staff for one year is Rs. 252. As the expenditure is on a new service, a salary of Rs. 150 is included in the supplementary estimate. The balance of expenditure required in the current year will be met by re-appropriation from the savings within the grant.

(7) GRANT XXIV—CITE. Words—Words.

Nitrocellulose of the amount required for further attachment

[illegible]

Keywords: *Self-esteem, self-worth, self-concept, self-identity*

Item (3).—The majority of the police live here at Veluppalagum. Nagapattinam, were constructed as early as 1959, only a few of them, 18 out of 54, having been constructed in 1973. The Inspector-General of Police reported that the new ones in the last state of repair and some of them which were in a very dangerous condition had been reported to be unsafe. He requested the Government to take steps and arrangements to the tune, the work to be put on hold without delay to avoid further deterioration of the buildings. The Chief Engineer also supported the proposal. In the circumstances it was considered that the special repairs and improvements might be taken up in the current year and orders were issued approving an expenditure of Rs. 12,000. As the expenditure is at a new service, a token appropriation of Rs. 500 is included in the supplementary estimate. The balance of the appropriation required will be met from the savings within the year.

Item (b).—The King George Hospital, Vingspoken, has at present only one refrigerating plant. In August last, the Surgeon-General represented that when this plant was under repairs in the east, considerable difficulty was experienced in preserving dead

buses, etc., and that the situation would become graver if the plant broke down even temporarily. He, therefore, urged the importance of providing a duplicate use plant and machinery cooling plant under the Technology block of the hospital and seek an estimate for it. It was for the purpose. On account of the urgency of the matter, the expenditure was approved. The expenditure is Rs. 100/- will be met by reappropriation. As the expenditure is on a new service, a token appropriation of Rs. 100 is included in the supplementary estimate.

from 1941.—The policy governing admissions to the Lady Widdows Leprosy Sanatorium, Fremantle, is to admit emergency cases among out-patients temporarily in the hospital for surgical or medical attention and to discharge them immediately after physical examination by the consultant. In September 1950, it was brought to the notice of Government that this practice resulted in serious congestion in the hospital and in-patients were frequently obliged to remain in the residential blocks even though medical considerations dictated that they should be actually in the hospital under constant supervision. In order to meet this difficulty, it was proposed that the existing girls' dormitory adjoining the hospital should be converted into a hospital ward of 38 beds and that a new dormitory for girls should be built inside the women's area, where it should properly be located.

In May 1941, the Superintendent of the Sanatorium pointed out that they were faced with an unsupportable situation and that desiring visitors could not be paid attention for want of proper accommodation. The Sanatorium-General reported that the payment of additional accommodation was extremely urgent and that the proposed works should be taken up for execution in the current year. The Government accordingly authorized an expenditure of Rs. 89,100 on the construction of a new dormitory for girls and the conversion of the existing dormitory into a hospital ward as proposed. As the expenditure is on a new service, a token appropriation of Rs. 100 is allotted in the supplementary estimates.

(6) GRANT XXV—CITY, WORKS—ESTABLISHMENT AND
TOOLS AND PLANT.

Estimate of the amount required for further expenditure.

[illegible]

Explanatory Note.

Item 10.—In January 1931, the Government initiated the execution of the first stage of the Kumbheshwar Water-supply Scheme, viz., construction of infiltration works and the conduct of full power tests, at an estimated cost of Rs. 1.86 lakhs. With the consent of the Kumbheshwar Maroloyal Council, it was ordered that the cost should be met by the Municipal Council in the first instance and that the work should be executed by the Public Works Department.

Exploratory Staff.

In March last the Chief Engineer for Electricity, represented that the existing clerical staff in the office of the Superintending Engineer, Marine Electricity System, was entirely inadequate and consequently there was accumulation of arrears. The proposal of the Chief Engineer was accepted and he was asked to furnish further information and statistics in justification of the demand. Pending submission of the information, one upper division clerk, 11 grade and 10 lower division clerks, were allowed. In August 1941 the Chief Engineer furnished the information and the statistics asked for. The proposals were examined in detail and it was found on comparison of the work of the Central office at Melbourne, Ceylon, that additional staff was necessary to cope with the work at Madras. The following staff was sanctioned in view of the urgency of the demand:—

For the period from the date of employment up to 31st March 1942.

Expenditure section	One upper division clerk, 11 grade. Three lower division clerks.
Trade Pricing Section	Two upper division clerk, 11 grade. Three lower division clerks.
Revenue section	One upper division clerk, 11 grade. Four lower division clerks.
Establishment section	One upper division clerk, 11 grade in lieu of an existing lower division clerk.
Companions section	Three lower division clerks. One typist.
Purchase section	Two lower division clerks.

For a period of six months from the date of employment.

Staff for cleaning services	Two upper division clerks, 11 grade. Five lower division clerks.
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The total expenditure involved is Rs. 10,734 per annum recurring and Rs. 1,340 non-recurring.

The amount required for expenditure on account of the additional staff is Rs. 2,600 in the current year. As the expenditure is on a new service, a token sum of Rs. 100 is included in the supplementary estimate. The balance of the expenditure will be met by reappropiation.

(10) GRANT XXIX—PENSIONERS.

Statement of the amount required for further expenditure.

	Rs.
Authorised	100
Total of assets charged	Nil.

Summary.

Major head.	Minor head.	Sub-head of appropriation.	Estimated amount of liability incurred and for payment.	
			Grant.	Revenue.
(1)	(2)	(3)	(4)	(5)
41, Superintending Marine and Electricity	A. Salaries.	A. Gratification	100	Nil.

Exploratory Note.

Under the Civil Service Regulations, temporary service (except in the Survey, Settlement and Co-operative Departmental does not qualify for pension unless it satisfies the conditions of Article 370, Civil Service Regulations, or is declared on qualifying by the Government under the powers conferred on them by Article 351-A, Civil Service Regulations. A correspondence clerk is not also voluntarily assignable to the family of a deceased Government servant where he was in non-pensionable service or held merely probationary, officiating or temporary posts in departments other than the Survey and Settlement Departments or held such posts in those two departments for less than 10 years or was a casual paid from contingencies.

The Government considered it unreasonable to supply pensions in which is called "temporary" service but only in fact but for 30, 50 or 55 years, and to leave them at the end of their service to their own resources with no pension or provident fund or even a gratuity. They considered also that the families of those who have served Government faithfully for many years in temporary posts have a strong claim to compensation treatment as the families of those who have the benefit of a provident fund and that some relief should therefore be provided for such families. The Government accordingly sanctioned, with effect from the 1st April 1935, a special scheme of mining, invalid and compensation gratuities for such employees and their families. The scheme provides for the grant of gratuities ranging from four months' pay to six months' pay depending on the length of service rendered by the Government servant.

As the expenditure is on a new service, a token sum of Rs. 100 is included in the supplementary estimate. The balance of appropriation required in the current year will be met by appropriation.

(11) GRANT XXXIII—CAPITAL OUTLAY ON INDUSTRIAL DEVELOPMENT AND AVIATION.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	100
Total of items charged	Nil

Summary.

Major head.	Vote head.	Balance of appropriation.	Estimated amount of revenue expenditure for the year.	
			Estimated.	Anticipated.
(i)	(ii)	(iii)	(iv)	(v)
75-A. Capital outlay on Civil Aviation.	A. Civil Aviation.	Works on Civil Aviation.
			100	100

Explanatory Note.

Subject to the sanction of the Government of India (Defence Department) which has been applied for, the Government have decided to acquire, construct and maintain aviation landing grounds at the cost of provincial funds. The complete scheme will be put forward as a Part II Scheme for 1942-43, but, in view of the urgency of the matter, the Government have acquired at a cost of Rs. 8,425 the landing ground belonging to the Cokerston Municipality. Proposals to extend it to conform to standard requirements, at a total cost of about Rs. 15,700, inclusive of the cost of improvements (exclusive of the cost of acquisition already paid) are under consideration. With the consent of the Court of Wards, the landing ground belonging to the Bays of Vinnogran has been temporarily taken up for use and repaired at a cost of about Rs. 1,200. Besides, a sum of Rs. 2,100 is required for meeting the cost of inspection of sites proposed for landing grounds, and other contingent charges. So that, the total appropriation required is Rs. 4,200 under the head "41. Aviation" and Rs. 35,000 (consolidated) under "75-A. Capital outlay on civil aviation" which will be met from the Revenue Account by transfer to the head "45-A. Capital outlay on civil aviation (within the revenue account)" and included under "Grant XXIII—Miscellaneous departments."

As the expenditure is on a new service, a token sum of Rs. 100 is included in the supplementary estimate. The expenditure that will be transferred to "Grant XXIII—Miscellaneous departments" will be met from savings under that grant.

W. SCOTT BROWN,
Secretary to Government.

HOME DEPARTMENT

Fort St. George, December 23, 1941.

LOCAL.

Fort St. George, December 23, 1941.

No. 1.

Mr. E. L. Oar, Assistant and Assistant Commissioner, Madras Special Police, please to pay for two months' dues of after 1940 February 1942.

A. E. MacEWEN,
Secretary to Government.

Fort St. George, January 3, 1942.

No. 2.

Mr. H. Raghaviah, Deputy Superintendent of Police, send leave for three days from 10th December 1941.

C. V. V. WILLIAMS,
Secretary to Government.

APPOINTMENTS.

Fort St. George, December 21, 1941.

No. 3.

Syed Abbas Hashim Sahib, Area Recruiting Officer, for the districts of Madurai, at Madurai in relation to Area Recruiting Officer for the districts of Madurai, District and, subsequently with head quarters at Madurai, not at C. Rameshachandran, Madurai.

No. 4.

Mr. G. Raghaviah, Area Recruiting Officer, for the districts of Madurai and Tirunelveli at Madurai in relation to Area Recruiting Officer at Madurai, not at C. Rameshachandran, Madurai.

FINANCE.

Fort St. George, December 26, 1941.

No. 5.

Mr. G. Raghaviah, Superintendent, District Jail, Bangalore, to act as Superintendent of the Central Jail, Calcutta, from 1st July 1942 to 31st March 1943, proceeding on military duty.

No. 6.

Mr. John Thomas, acting Deputy Superintendent, District Jail, Madurai, to act as Superintendent of the District Jail, Bangalore, in relation to Mr. G. Raghaviah.

No. 7.

Mr. S. C. Shankar, Jailer, District Jail, Calcutta, to act as Deputy Superintendent of the District Jail, Madurai, from 1st July 1942 to 31st March 1943, proceeding on military duty.

WITHDRAWAL OF POWERS.

Fort St. George, December 26, 1941.

No. 8.

Under the provisions of section 41 of the Code of Criminal Procedure, 1908, His Excellency the Governor of Madurai is hereby pleased to withdraw the powers of a special magistrate for the area comprised within the jurisdiction of the bench of magistrates at the place specified against their names included in the undermentioned list:

Mr. S. S. Thevar, District Magistrate, Madurai, to act as a special magistrate for the area comprised within the jurisdiction of the bench of magistrates at the place specified against their names included in the undermentioned list:

Fort St. George, December 21, 1941.

Mr. Raghaviah, District Magistrate, Madurai, to act as a special magistrate for the area comprised within the jurisdiction of the bench of magistrates at the place specified against their names included in the undermentioned list:

INVESTIGATION OF POWERS.

Fort St. George, December 26, 1941.

No. 9.

Under section 407 (1) of the Code of Criminal Procedure, 1908, as amended by Acts XXIII and XXVII of 1919, His Excellency the Governor of Madurai is hereby pleased to empower the undersigned special magistrate in the district noted against his name, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

No. 10.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 20, 1941.

No. 11.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 21, 1941.

No. 12.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 13.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 14.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 15.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 16.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 17.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 18.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 19.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

Fort St. George, December 26, 1941.

No. 20.

Under section 407 (1) of the Code of Criminal Procedure, 1908, the undersigned District Magistrate is hereby pleased to empower the undersigned special magistrate in the district noted against their names, to give orders in that district:

Mr. S. S. Thevar, District Magistrate, Madurai.

LEGAL DEPARTMENT.

No. 1.

The following notification of the Government of India is published:—

LEGISLATIVE DEPARTMENT.

New Delhi, the 24th December 1941.

ORDINANCE No. XLI OF 1941.

As Ordinance to make provision for the maintenance of certain essential services.

WHEREAS an emergency has arisen which renders it necessary to take provision for the maintenance of certain essential services;

Now, therefore, in exercise of the powers conferred by section 92 of the Government of India Act as set out in the Sixth Schedule to the Government of India Act, 1937, the Governor-General is pleased to make and promulgate the following Ordinance:—

1. (1) This Ordinance may be called the Essential Services (Maintenance) Ordinance, 1941.

(2) It is hereby in the words of British India that it shall come into force at once.

2. In this Ordinance, unless there is anything to the contrary in the subject or context, "employment" includes employment of any nature and whether paid or unpaid.

3. This Ordinance shall apply to all employment under the Crown and to any employment or class of employment which the Central Government or a Provincial Government, being of opinion that such employment or class of employment is essential for securing the defence of British India, the public safety, the maintenance of public order or the efficient prosecution of war, or for maintaining supplies or services necessary to the life of the community, may, by notification in the official Gazette, declare to be an employment or class of employment to which this Ordinance applies.

4. (1) In respect of any employment or class of employment declared under section 3 to be an employment or class of employment to which this Ordinance applies, the Government making the declaration, or an officer authorized in that behalf by that Government, may, by general or special order, direct that any person or persons engaged in such employment shall not desert out of such area or areas as may be specified in such order.

(2) An order made under subsection (1) shall be published in such manner as the Government or officer making the order may think best calculated to bring it to the notice of the persons affected by the order.

5. Any person engaged in any employment or class of employment to which this Ordinance applies who—

(a) commits any lawful order given to him in the course of such employment, or

(b) without reasonable excuse absents such employment or absents himself from work, or

(c) deserts from any area specified in an order under subsection (1) of section 4 without the consent of the authority making that order,

shall be deemed to be a person engaged in an employment or class of employment declared under section 3 to be an employment or class of employment to which this Ordinance applies, who without reasonable excuse—

(i) discontinues the employment of such person, or

(ii) by closing an establishment in which such person is engaged, causes the discontinuance of his employment,

is guilty of an offence under this Ordinance.

6. (1) The Central Government or, with the previous sanction of the Central Government, a Provincial Government may make rules regulating or governing a specified activity or activities in which and other activities of persons or of any class of persons engaged in any employment or class of employment declared under section 3 to be an employment or class of employment to which this Ordinance applies.

(2) When any such rule has been made or when any direction regulating wages or conditions of service has been given by an authority empowered by such rules to give them, any person failing to comply therewith is guilty of an offence under this Ordinance.

7. (1) ANY person found guilty of an offence under this Ordinance shall be punishable with imprisonment for a term which may extend to one year and shall also be liable to fine.

(2) Where the person accused of an offence under this Ordinance is a company or other body corporate, every director, manager, secretary or other officer thereof shall, unless he proves that the offence was committed without his knowledge or that he exercised due diligence to prevent the commission of the offence, be liable to the punishment provided for the offence.

(3) No Court shall take cognizance of any offence under this Ordinance except upon complaint in writing made by a person authorized in that behalf by the Central or a Provincial Government.

8. No rule, provision or other legal proceeding shall be deemed to be in force if it is not made or issued in accordance with the provisions of this Ordinance.

9. Any declaration, order, rule or regulation made under any direction given under this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in any Act, Regulation or Ordinance.

ENFORCEMENT.
Punishable under Government-General.

24th December 1941.

No. 2.
The following notification of the Government of India is published:—

LEGISLATIVE DEPARTMENT.

New Delhi, the 24th December 1941.

ORDINANCE No. XLII OF 1941.

As Ordinance to amend the War Risk (Goods Insurance) Ordinance, 1940.

WHEREAS an emergency has arisen which renders it necessary to amend the War Risk (Goods Insurance) Ordinance, 1940, for the purposes hereinafter appearing;

Now, therefore, in exercise of the powers conferred by section 92 of the Government of India Act as set out in the Sixth Schedule to the Government of India Act, 1937, the Governor-General is pleased to make and promulgate the following Ordinance:—

1. (1) This Ordinance may be called the War Risk (Goods Insurance) Amendment Ordinance, 1941.

(2) It shall come into force at once.

2. In section 2 of the War Risk (Goods Insurance) Ordinance, 1940 (provisions referred to in the said Ordinance)—

(a) in clause (4) the following clause shall be inserted, namely:—

"(4) "war risk" means such risk as may be specified in the rules made under this Ordinance;

(b) after clause 5 an entry or entries shall be added in the schedule to the said Ordinance, namely:—

"(5) after clause 5 an entry or entries shall be added in the schedule to the said Ordinance, namely:—

(b) measures taken under proper authority to avoid the spreading of, or otherwise to avert the consequences of, dangerous diseases, the consequences of which are not serious (whether actually or only as the direct result of any such disease or disease).

(c) precautionary or proprietary measures taken under proper authority with a view to preventing or lessening the carrying out of any such or any other, being measures involving a substantial degree of risk to property.

(d) precautionary or proprietary measures involving the doing of work on board and taken under proper authority in any way in subsequence of emergency action, being measures involving a substantial degree of risk to property.

as may be provided.

(3) clause (2) shall be subject.

Subsection of
the section
of the
section.

3. For section 4 of the said Ordinance the following section shall be substituted, namely:—

“(1) Save as or for as is otherwise expressly provided in this Ordinance, any goods shall, subject to the provisions of this section, be deemed for the purposes of this Ordinance to be owned—

(a) if the property in the goods is for the time being vested in a person in relation to whom they are liable under this Ordinance, by that person;

(b) if the property in the goods is not so vested, by any person in relation to whom the goods are liable under this Ordinance, who is for the time being entitled, either separately or jointly, to have the property in the goods vested in him.”

Provided that where—

(a) any goods would, under the foregoing provisions of this Ordinance, be deemed to be owned by a person in whom the property therein is not vested or who is entitled to have the property therein vested in him otherwise than in the course of such a business; and

(b) any person carrying on business in British India is for the time being employed to sell the goods so owned,

the goods shall be deemed to be owned by the last mentioned person.

(2) Where in the course of any business a ship is being, or has been, chartered under contract, and the ship or any part thereof or any goods appropriated for the convenience thereof—

(a) would, apart from the provisions of this Ordinance, have been deemed for the purposes of this Ordinance to be owned, at any time by the person from time to time carrying on the business; or

(b) have at any time been accepted, in pursuance of a contract made with him, by the person from time to time carrying on the business,

then, notwithstanding that they would not, apart from the said provisions, be deemed for the said purposes to be owned by the person from time to time carrying on the business, the ship and any part thereof and any goods so appropriated or so accepted shall, subject to the provisions of subsection (1), be deemed, in a case in which clause (a) applies, to be owned by the person from time to time carrying on the business until the acceptance of the ship, or in a case in which clause (b) applies, by the person from time to time carrying on the business at all times between the acceptance of the ship as aforesaid by the person for whom it is being, or has been, chartered.

(3) The provisions of subsection (2) shall apply in relation to the construction of any contract in the course of a business of part of a ship, not being part of a ship which is being, or has been, chartered by the person from time to time carrying on the business, as they apply in relation to the construction of a ship.

(4) With the substitution for reference to a ship of reference to part of a ship.

(5) Where the contract for the part of the ship is with the person for whom the ship is being chartered, with the substitution for reference to the acceptance of the ship under the contract of reference to the acceptance of the ship under the contract for the construction thereof.

(6) Where the contract for the part of the ship is with any other person, with the substitution for reference to the acceptance of the ship under the contract of reference to the acceptance of the part of the ship under the contract for the construction of that part by the person for whom it is being, or has been, chartered.

(7) Where the person from time to time carrying on a business receives any money, under a policy issued in pursuance of the War Risk Insurance Scheme, in respect of the loss of or damage to a ship, part of a ship or goods which are deemed to be owned by him by virtue of subsection (1) or subsection (2), the money shall be held by him on trust for the person who apart from the provisions of this Ordinance would be deemed for the purposes of this Ordinance to be the owner of the ship, part or goods, subject, however, to any lien or charge which would otherwise be enforceable against the ship, part or goods, and others as to the right to raise and all the money the amount of any expenses reasonably incurred by the first mentioned person in making good any part of the loss or damage which he is liable to make good.”

4. In section 5 of the said Ordinance,—

(a) after subsection (1) the following subsections shall be inserted, namely:—

“(1d) The War Risk (Goods Insurance) Scheme may also extend—

(i) to the undertaking by the Central Government, in relation to any person carrying on business in British India as a seller of goods, of the liability of issuing such a person against war risks in respect of goods brought under this Ordinance which are not owned by him but in which he has an interest arising in the course of that business;

(ii) without prejudice to the provisions of clause (1), to the undertaking by the Central Government, in relation to a person carrying on any business in British India, of the liability of issuing such a person against war risks in respect of—

(a) any goods situated in British India which are, in his person, otherwise than under a live purchase agreement, for the purposes of that business;

(b) any goods situated in British India which are subject to a mortgage in his favour held by him in the course of that business;

being, in either case goods which are not owned by him but which are movable under this Ordinance or relation to the person by whom they are owned.”

(8) subsection (2) shall be omitted.

Amendment
of section
of the
said.

provision of
of section 10
of 1940.

2. After the giving in subsection (1) of section 7 of the said Ordinance the following proviso shall be added, namely:—

"Provided further that the Capital Government may, by notification in the official Gazette, declare that the provisions of this subsection shall not apply to the carrying on of business as mentioned by any person in respect of goods of any description specified in such notification."

provision of
of section 8
of 1940.

3. In subsection (1) of section 8 of the said Ordinance, after the words "under the War Risk Insurance Scheme", where they occur for the first time, the words, figures and letters "or by way of payment made in satisfaction of claims under section 12A" shall be inserted.

provision of
of section 10
of 1940.

4. For subsection (1) of section 10 of the said Ordinance the following subsection shall be substituted, namely:—

"(1) Any person authorized in this behalf by the Government may, for the purpose of ascertaining whether or not any person has incurred any goods against war risk, and, if so, for what value,—

(a) require any person carrying on in British India any stock business, and keeping the books and accounts of such person, to produce to him such information as he may reasonably think necessary; or

(b) in any reasonable way enter any premises occupied by any person carrying on in British India any stock business, and inspect the books and accounts of such person, and require any person having access to the premises to produce to him such information as he may reasonably think necessary; or

provision of
of section 10
of 1940.

5. After section 10 of the said Ordinance the following section shall be inserted, namely:—

"12A. Any person punishable under subsection (2) of section 7 may, either before or after the institution of the prosecution, be compensated by the Capital Government or by any authority authorized in this behalf by the Capital Government, in payment for credit to the War Risk Insurance Fund of such sum as the Capital Government or such authority, as the case may be, thinks fit."

Enacted,
Tinsley and Government-Official.

The 15th December 1944.

No. 1.

The following proclamation of the Government of India is published:—

INDIAN RESERVE
New Delhi, the 15th December 1944.
ORDINANCE No. XII OF 1944.

An Ordinance further to amend the Capital Market Expenses Ordinance, 1940.

WHEREAS an emergency has arisen which makes it necessary further to amend the Capital Market Expenses Ordinance, 1940, for the purposes mentioned in section 1 of that Ordinance;

Now, therefore, in exercise of the powers conferred by section 73 of the Government of India Act as amended in the North Borolet to the Government of India Act, 1935, the Government of India are pleased to make and promulgate the following Ordinance:—

1. [1] This Ordinance may be cited the Capital Market Expenses (Third Amendment) Ordinance, 1944.

[2] It shall come into force at once.

2. For subsection (1) of section 7 of the Capital Market Expenses Ordinance, 1940, the following subsection shall be substituted, namely:—

"(1) The chairman of the Indian Capital Commission shall be the first chairman of the Board, but on the occurrence of a vacancy in the office of the chairman through resignation or otherwise, the Board shall elect a new chairman from amongst its members."

3. In section 22 of the said Ordinance, after the word "and" the following subsection shall be added, namely:—

"(b) When notice has been delivered as aforesaid or having been delivered for notice in the simple past, the registered owner whose notice has been so delivered or is treated as having been so delivered, shall retain no rights in respect of such notice except his right to receive the payments referred to in section 24."

4. In section 23 of the said Ordinance the following words shall be added, namely:—

"or on the expiry of the notice delivered or treated as delivered for notice in the simple past for any purpose for which it is authorized to extend money from the pool fund."

Enacted,

Tinsley and Government-Official.

The 15th December 1944.

Republished by order of His Excellency the Governor

F. APPENDIX.

Secretary to Government.

LOCAL ADMINISTRATION DEPARTMENT.

Letter.

Enacted of issue.

Port St. George, January 6, 1945.

Port St. George, January 6, 1945.

No. 1.

Mr. C. O. Overy, J.E.S., Commissioner, Madras Municipality, have on average pay for nine days with effect from the 1st January to the 10th January 1945 (nine days inclusive). He is permitted to take the Christmas New Year holidays from the 11th January to the 15th January 1945 and to take the holiday on the 16th January 1945 to be back.

No. 2.

Subject to eligibility, Mr. P. V. Ponniah, District Board Engineer in Service, an extension of leave on average pay without medical certificate for one month from 15th December 1944.

[The permission is granted in O.G. No. 281, S.A., dated 15th November 1944, to Mr. P. V. Ponniah to take the Christmas and New Year holidays in the leave a leave certificate.]

V. K. REDDY,

Secretary to Government.

PUBLIC DEPARTMENT (Air Raid Precautions.)

Appointments.

Fort St. George, December 21, 1941

No. 1.

The Secretary the Governor of Madras is pleased to appoint Mr. L. Abraham, B.A., M.A., Secretary God Ashram, Bangalore, to the A.R.P. Medical Officer for Travancore, viz. D. V. Rajagopalakrishnan, M.A., proceeding on duty.

Appointing authority for members of the Air Raid Precautions Service for the Madras District Area

Fort St. George, December 21, 1941

[G.O. Mr. No. 253, Public (Dist. District)]

No. 2.

In exercise of the powers conferred by sub-section (1) of section 2 of the Defence of India Act, 1938 (XXV of 1938), the Secretary the Governor of Madras is hereby pleased to direct that the powers conferred on the Government of Madras in relation to the Air Raid Precautions Service for the Madras District Area to appoint up to 400 persons as members of the Air Raid Precautions Service constituted for that area.

Appointing authority for members of the Air Raid Precautions Service for the Madras District Area

Fort St. George, December 21, 1941

[G.O. Mr. No. 253, Public (A.R.P.)]

No. 3.

In exercise of the powers conferred by sub-section (1) of section 2 of the Defence of India Act, 1938 (XXV of 1938), the Secretary the Governor of Madras is hereby pleased to direct that the powers conferred on the Government of Madras in relation to the Air Raid Precautions Service for the Madras District Area to appoint up to 400 persons as members of the Air Raid Precautions Service constituted for that area.

Appointing authority for members of the Air Raid Precautions Service for the Madras District Area

Fort St. George, December 21, 1941

[G.O. Mr. No. 253, Public (A.R.P.)]

No. 4.

In exercise of the powers conferred by section (1) of sub-section (2) of rule 41 of the Defence of India Rules, the Secretary the Governor of Madras is pleased to make the following order—

ORDER.

Any person officer or Air Raid Warden may requisition any vehicle for the carriage of any person injured in a bomb attack in any place for the purpose of removing and attending to any person injured or employed in connection with or having in his possession or under his control any vehicle as requisitioned shall comply with such requisition.

Signature of vehicle after an air raid warning in Madras District Area under the Defence of India Rules.

Fort St. George, December 21, 1941

[G.O. Mr. No. 253, Public (A.R.P.)]

No. 5.

In exercise of the powers conferred by sub-section (1) of rule 41 and sub-section (1) of rule 42 of the Defence of India Rules, and in pursuance of the orders issued in this behalf by the Commissioner of Police in the City of Madras and by the District Magistrate of Chingleput in the Madras District Area outside the City of Madras, the Secretary the Governor of Madras is pleased to make the following order.

ORDER.

1. "Air Raid Warning" will be given in one or more of the following methods—

(1) By the sounding of air raid siren or alarm for ten minutes preceding a warning which immediately follows and falling in place.

(2) By Police officers and Air Raid Wardens blowing short blasts in their whistles, or by siren mounted by them orally or by siren.

2. "The All Clear" signal will be in one or more of the following methods—

(1) By a continuous blast of the A.R.P. siren for ten minutes at a steady pace.

(2) By police officers and Air Raid Wardens blowing a long blast in their whistles or by siren mounted by them either orally or by siren.

3. On and from the date of this resolution, immediately after an "air raid warning" is given and until the "all clear" is announced—

(1) All vehicles shall drive in to the left hand side of the road and stop.

(2) All vehicles shall pull up.

(3) All vehicles shall stop in the street and shall not be moved.

(4) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(5) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(6) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(7) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(8) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(9) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(10) All vehicles shall be immediately stopped and tied to the back of the vehicle.

(11) All vehicles shall be immediately stopped and tied to the back of the vehicle.

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(Publicity.)

Notices.

Port St. George, December 28, 1901.

No. 1.

The Executive the Governor is pleased to direct that Mr. V. Subramaniam Nair, Assistant Director of Publicity, will, on the expiry of his leave appointed to him in G.O. No. 1207, Public (Publicity), dated the 21st

November 1901, revert to his permanent post in the Madras Civil Service (Publicity Branch).

[The Hon. Public, J. G. Nair will continue to act as Assistant Director of Publicity till his return 1902 or until further orders.]

R. R. SENGUPTA,

Additional Secretary to Government and Director of War Publicity.

(Services.)

Special Test Examination.

Port St. George, December 15, 1901
[G.O. No. 25, Public (Services).]

No. 1.

The Special Tests Notification is revised up to date is published:—

1. The examinations known as the Special Test Examinations shall be held half-yearly in the months of June and December beginning on the first Monday in the first Monday falls on a public holiday the examination shall begin on the next working day. They shall be held at such places as may from time to time be notified.

[G.O. No. 215, Public (Services), dated 27th March 1902.]

The following is a list of the Special Tests:—

- (1) The Translation Test.
- (2) The Civil Judicial Test.
- (3) The Criminal Judicial Test.
- (4) The Revenue Test.
- (5) The Account Test for Public Works Department Officers and Subordinates.
- (6) The Account Test for Executive Officers.
- (7) The Account Test for Subordinate Officers, Parts I and II.
- (8) The Jail Test.
- (9) The Agricultural Department Test.

Notes:—The appointments or offices for which each of the above tests is provided, are given in the schedule attached to this notification.

2. These examinations have been instituted for the purpose of testing officers for which the status of candidates for the special duties pertaining to particular departments of the public service, or to particular appointments or offices therein.

3. These examinations shall be under the control of the Madras Public Service Commission and shall be conducted according to such regulations as it may issue to examinees appointed by it.

4. The Special Test Examinations shall be open to all persons, whether employed under the Government or not.

[G.O. No. 108, Public (Services), dated 25th June 1902.]

5. The subjects of the several tests and the scope of the examination in each of them shall be as hereunder specified.

THE TRANSLATION TEST.*

The examination shall comprise—

- (i) the translation of an ordinary official document and piece of simple narrative prose from English into the candidate's language, and

*Mutual of Arts in a language of the Province of Madras are exempted from passing the Translation Test.

(2) the translation of an official paper from the candidate's language into English.

The paper given for translation in this test shall be such as persons filling the appointments for which the test is prescribed may be expected to deal with in the ordinary course of business and shall be sufficiently long and of level to test the ability of the candidate to translate accurately and rapidly.

The following are the languages that may be brought up: Tamil, Telugu, Kannada, Malayalam, Hindustani, Urdu and Bengali.

THE CIVIL JUDICIAL TEST.

The following are the subjects of this Test:—

(1) The Civil Procedure Code and the Rules of Practice (Civil) of the High Court of Judicature at Madras on the *Appellate Side* and of the Courts subordinate thereto as revised up to date.

(2) The Transfer of Property Act, the Specific Relief Act and the Limitation Act.

(3) The Stamp Act, the Court Fees Act and the Suits Valuation Act.

[G.O. No. 124, Public (General), dated 16th August 1934.]

THE CHIEF CLERK JUDICIAL TEST.

The following are the subjects of the Test:—

(1) The Indian Evidence Act of 1872.

Candidates shall be expected to have read Cunningham's Commentaries, or any similar work.

(2) The Indian Penal Code and the Acts amending the same.

Candidates shall be expected to have read Mayne's Commentaries, or any similar work.

(3) The Code of Criminal Procedure and the Acts amending the same.

(4) Medical Jurisprudence.

Gillie and Hobbie's "Outlines of Medical Jurisprudence for India," or Lyon's "Medical Jurisprudence for India," or J. P. Mehta's "Medical Jurisprudence and Toxicology for India."

Notes.—The old Criminal Judicial Test may be considered equivalent to the new Criminal Judicial Test.

THE REVENUE TEST.

The following are the subjects of the Test:—

(1) Revenue Acts and Regulations—

A.

India Act	I of 1924—Kudimaramuttu.
Do.	VI of 1925—Tenancy Taxes.
Do.	XIX of 1925—Land Improvement Loans.
Do.	XII of 1934—Agricultural Loans as amended by Act XVI of 1935.
Do.	I of 1934—Land Acquisition.
Madras Act	II of 1934—Revenue Recovery.
Do.	VIII of 1935—Irregular Cam.
Do.	II of 1934—Proprietary Estate Village Service.
Do.	III of 1935—Raidatory Village Officers.
Do.	VIII of 1933—Survey and Boundaries.
Do.	III of 1935—Registration of Births and Deaths.
Do.	III of 1935—Encroachments.

B.

Regulation	XXV of 1925—Peasant Settlement.
Do.	XXVI of 1925—Malguzar-i-banda.
Do.	XXIX of 1925—Dawar-i-Karnam.
Do.	I of 1933—Board of Revenue.
Do.	II of 1933—Collection.
Do.	XII of 1935—Remissions.
Do.	VII of 1935—Charitable Endowments.
Do.	IX of 1935—Navigation.
Do.	VII of 1935—Muzdar-i-Tamam-i-Tamam.
India Act	VII of 1935—Muzdar-i-Tamam-i-Tamam.
Do.	XXIV of 1935—Gujarat and Vindhya Pradesh Administration.
Do.	XII of 1935—Land Revenue, Madras.

<i>Madras Act</i>	VI of 1925—Land Revenue, Madras.
<i>Do.</i>	III of 1928—Revenue Surveys
<i>Do.</i>	VIII of 1928—Income.
<i>Do.</i>	I of 1929—Elephants.
<i>Do.</i>	I of 1929—Assessment of Allocated Estates.
<i>Do.</i>	V of 1929—Famam.
<i>Do.</i>	XIV of 1930—Land Revenue as amended by Acts II of 1922, V of 1923, I of 1927, XI of 1928, III and IX of 1931, IV of 1932, V, XIV, XVIII, XXIII and XXV of 1933 and II of 1934.
<i>Do.</i>	II of 1936—Cattle and Poultry.
<i>Do.</i>	III of 1936—Kishor Land Registration as amended by Act I of 1932 and Act II of 1935.
<i>Do.</i>	I of 1937—Court of Wards.
<i>Do.</i>	II of 1937—Impartible Estates.
<i>Do.</i>	I of 1938—Estates Land Act as amended by Acts VIII of 1934, and I, VI and XIII of 1938.
<i>Do.</i>	VI of 1939—Madras Co-operative Societies Act, (G.O. No. 275, Public Services, dated 23rd March 1937.)

(2) The Standing Orders of the Board of Revenue, Land Revenue, Settlement and Miscellaneous (1933 edition).

(3) The Estate Manual (Estate).^{*}

(4) The District Office Manual.

(5) The Stamp Manual.

(6) The Special Funds Code.

(7) The Manuals of Village and Taluk Accounts.

Note.—Candidates who have passed the Revenue Test, Higher or Lower grade, will not be required to pass the above Revenue Test.

THE ACCOUNT TEST FOR FEMALE WORKS DEPARTMENT OFFICERS AND SUBORDINATES.

The following are the subjects of the Test:—

(1) The Madras Public Works Department Code—Chapter I (paragraphs 23 and 25), Chapter II (paragraphs 112-120, 122-123, 126, 141-145, 147, 157-159, 161, 173, 181, 183-189, 192-202, 216-220 and 222-224), Chapter III (paragraphs 225-226, 228, 230-237, 239, 251, 253 and 257-259), Chapter IV (paragraphs 260, 262-269, 270-279, 281-282 and 285-286), Chapter V (paragraphs 287-289, 291-292 and 294-295), and Appendices (except Appendix III).

(2) The Madras Public Works Account Code—Chapter XVIII and Appendices 4 and 5.

(3) The Madras Account Code, Volume I—Chapters 3-6.

(4) The Madras Account Code, Volume II—Chapters I-IV.

(5) The Madras Financial Code, Volume I—Chapter I, Chapter III (Articles 7-23, 24 and 31-32), Chapter IV (whole), Chapter V (whole), Chapter VI (Articles 81-112, 115 and 119), Chapter VII (whole), Chapter XII (whole) and Chapter XIV (Articles 217, 219 and 220).

(6) The Madras Financial Code, Volume II—Appendices 4, 14 and 15.

(7) The Madras Treasury Code, Volume I—Part I—The Madras Treasury Rules, Part II—Treasury Rule 7 (Instructions 2 under Treasury Rule 7 (i), Treasury Rule 10, Subsidiary Rules 2-4, 7 (ii), 1 (ii) and 15 and Instructions 3, 14 and 16), Treasury Rule 11 (Subsidiary Rule 1 and Instructions 2), Treasury Rule 12 (Subsidiary Rule 35 (Subsidiary Rules 1, 2 (ii), 4, 5, 24, 26-30, 34, 35, 61 and 62 and Instructions 3, 14, 40-43, 45-49, 57 and 58-60), Treasury Rule 22 (Instructions 1, 2 and 4) and Treasury Rule 32 (Subsidiary Rules 1-4 and Instructions 3-10).

^{*} Extract from the Madras Estate Manual, presented as a text-book for the Revenue Test Examination, presented at the Government Press, Madras.

THE ACCOUNT TEXT FOR EXECUTIVE OFFICERS

The following are the subjects of the Text:—

- (1) The Madras Financial Code—Chapters I-VIII and XII-XIV.
- (2) The Madras Treasury Code—Part I, Part II (Chapters III, V and VII), and Part III (Chapter IV).
- (3) The Madras Budget Manual—Chapters I-V, VII and VIII.
- (4) An Introduction to Indian Government of Accounts and Audit—Chapter I, Part B of Chapter 2, Chapters 10, 11, 12, 14, 15, 17, 20, 21, 23 and 25.
- (5) The Government of India Act (section 87-A of the Act of 1919, as amended in the Ninth Schedule to the Act of 1935 and sections 78 to 82, 136 to 144, 150, 151, 151, 153 and 155 to 159 of the Act of 1935).

THE ACCOUNT TEXT FOR SECRETARIES OFFICERS—PART I.

The following are the subjects of the Text:—

- (1) The Madras Financial Code, Volume I.
- (2) The Madras Financial Code, Volume II.
- (3) The Madras Treasury Code, Volume I—Part I, Part II (Chapters III, V and VII) and Part III (Chapter IV).
- (4) The Madras Treasury Code—Volume II (including Appendices I to I, II, III, IV, V and VI).
- (5) The Madras Accounts Code, Volume I (Chapters I to 4 and Appendix 2).
- (6) The Madras Budget Manual—Chapters I to V, VII and VIII.
- (7) The Fundamental Rules and the subsidiary rules framed thereunder by the Madras Government including the Madras Leave Rules, 1925.
- (8) The Madras Manual of Special Pay and Allowances—Part I (including Appendix) and Part II.

THE ACCOUNT TEXT FOR SECRETARIES OFFICERS—PART II.

The following are the subjects of the Text:—

- (1) The Madras Treasury Code, Volume I—Part II (Chapters I, II, IV, VI, VIII, IX and X) and Part III (Chapters I to III).
- (2) The Madras Treasury Code, Volume II (including Appendices I-6, 10-13, 16 and 17).
- (3) The Madras Accounts Code, Volume II.
- (4) The Government Secretaries Manual, Third Edition, Chapter I (including paragraphs 10 and 11), Chapter II (including paragraphs 13 and 15), Chapter IV, V, VI, IX and X (including paragraph 123 and Appendix II) and the Madras Government Secretaries Rules, 1927.
- (5) The Government of India Act, 1935 (section 87-A of the Act of 1919, as amended in the Ninth Schedule to the Act of 1935 and sections 78 to 82, 136 to 144, 150, 151, 151, 153 and 155 to 159 of the Act of 1935).
- (6) An Introduction to Indian Governmental Accounts and Audit. [D.O. No. 2736, Public (Revenue), dated 26th November 1931.]

THE JAIL TEXT.

The following are the subjects of the Text:—

Part I.

- (1) The Indian Penal Code, Chapters II, III, IV and IX and sections 226 to 230 and 247 to 255.
- (2) The Code of Criminal Procedure, Parts I, II and IV (including Chapter IX to XXII, and Chapters XXVII, XXIX, XXXI, XXXIV and XXXIX).
- (3) Laws, rules, regulations and orders relating to jail management:—
 - (a) The Prisoners Act III of 1900.
 - (b) The Prisoners Act IX of 1948.
 - (c) The Madras Regulation II of 1916.
 - (d) The Indian Lunacy Act IV of 1912, so far as it relates to the custody of lunatics in jails.
- (4) The Madras Prison and Reformatory Manual, Volume II—Part I. [D.O. No. 107, Public (Revenue), dated 19th July 1931.]

Part II.

The Children Act and the rules framed thereunder.

[D.O. No. 361, Public (Revenue), dated 18th February 1931.]

THE AGRICULTURAL DEPARTMENT TEST.

The following are the subjects of the Test:-
The Agricultural Departmental Manual.

[G.O. No. 1015, Public (Revenue), dated 4th September 1915.]

4. The examination in each test, which shall be by means of printed papers, shall be conducted entirely in the English language. The use of books will be allowed in answering all the papers in all the tests except the Translation Test, the paper on General Principles of Agriculture, the paper on General Principles of the Civil Procedure Code and the paper on general principles in the Indian Penal Code and the Code of Criminal Procedure of the Criminal Judicial Test.

5. The Regulations, Codes and Acts prescribed under any test shall be subject to such modifications, amendments or alterations as may from time to time be made, according as the law may be changed or as Government may direct and candidates will be expected to be acquainted with all such alterations, provided that they were published or notified not less than six months prior to the date of the examination. This article will apply also to cases where an Act has been repealed and superseded by a new one.

[G.O. No. 1215, Public (Revenue), dated 14th November 1915.]

6. Subject to such restrictions as may be imposed by the Madras Public Service Commission in a notice to be published in the last week of February and August with reference to the June and December examinations, respectively, candidates shall be at liberty to come up for any one or more of the tests at the same examination.

7. The following table shows the papers to be set in the subjects of examination under each test, the time allowed to answer each paper and the maximum marks assigned to each:-

Subjects and time allowed	Maximum marks
THE TRANSLATION TEST.	
Translation from English into Telugu—Three hours	100
Translation from Telugu into English—Three hours	100

THE CIVIL JUDICIAL TEST.

The Civil Procedure Code and the Rules of Practice (Civil)—General Principles—Three hours (without books)	40
The Civil Procedure Code and the Rules of Practice (Civil)—Detailed questions—Three hours (with books)	120
The Transfer of Property Act, the Specific Relief Act and the Limitation Act—Three hours (with books)	100
The Sundry Act, the Court Fees Act and the Sale Valuation Act—Three hours (with books)	100

[G.O. No. 1344, Public (Revenue), dated 25th August 1915.]

THE CRIMINAL JUDICIAL TEST.

The Indian Evidence Act—Three hours (with books)	100
The Indian Penal Code, General Principles—Three hours (without books)	40
The Indian Penal Code, Detailed Application—Three hours (with books)	120
The Code of Criminal Procedure, General Principles—Three hours (with books)	40
The Code of Criminal Procedure, Detailed Application—Three hours (with books)	120
Medical Jurisprudence—Three hours (with books)	100

THE REVENUE TEST.

Part I:-	
The Act and Regulations specified under A in Article 4 and the Revenue Officers of the Board of Revenue having no share—Three hours (with books)	100
The rest of the Revenue Officers of the Board of Revenue and the District Officers having no share—Three hours (with books)	100
Part II:-	
(1) Records of Villages and Taluk Accounts (with books)	Three hours { 40 } 120
(2) Revenue Public Code (with books)	Three hours { 40 } 120
Part III:-	
(1) The Survey Manual and the Estate Manual (with books)	Three hours { 40 } 120
(2) The Act and Regulations specified under B in Article 4 (with books)	Three hours { 40 } 120

[G.O. No. 878, Public (Revenue), dated 23rd March 1915.]

Subjects and how allowed.	Maximum marks.
THE ACCOUNT TEST FOR PUBLIC WORKS DEPARTMENT OFFICERS AND SUPERVISORS.	
The Madras Public Works Department Code and the Madras Financial Code, Volumes I and II.—Two hours (each book).	100
The Madras Public Works Account Code, the Madras Treasury Code, Volume I and the Madras Accounts Code, Volumes I and II.—Two hours (each book).	125
THE ACCOUNT TEST FOR EXECUTIVE OFFICERS.	
The Madras Financial Code, the Madras Treasury Code, the Madras Budget Manual, the Government of India Accounts and Audit and the Government of India Act.—Three hours (each book).	100
THE ACCOUNT TEST FOR SUPERVISORY OFFICERS—PART I.	
The Madras Financial Code, the Madras Treasury Code, the Madras Accounts Code, the Madras Budget Manual, the Government of India Accounts and Audit and the Government of India Act.—Three hours (each book).	50
THE ACCOUNT TEST FOR SUPERVISORY OFFICERS—PART II.	
The Madras Treasury Code, the Madras Accounts Code, the Government of India Accounts and Audit, the Government of India Act, and the Madras Budget Manual.—Three hours (each book).	40

[G.O. No. 1736, Public Services, dated 22nd November 1945.]

THE JAIL TEST.

Part I.

The Indian Penal Code.—Two hours (each book).	100
The Code of Criminal Procedure.—Two hours (each book).	100
Law, rules, regulations and orders relating to jail management.—Two hours (each book).	100

Part II.

The Criminal Code and the rules framed thereunder.—Two hours (each book).	100
[G.O. No. 124, Public Services, dated 18th February 1946.]	

THE AGRICULTURAL DEPARTMENT TEST.

The Agricultural Department Manual.—Two hours (each book).	100
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Notes for passing. 16. The marks for passing in the several tests shall be as follows:—
In the Translation Test, 50 per cent of the marks in each of the two papers.

In the Jail Test, Part I, 33 per cent of the marks in each paper and 40 per cent of the aggregate number of marks. In Part II, 40 per cent of the marks in that part.

[G.O. No. 204, Public Services, dated 18th February 1946.]

For candidates answering only the paper on "Law, rules, regulations and orders relating to jail management" under that test, 40 per cent of the marks in that paper.

In the Criminal Judicial Test, 33 per cent of the marks in each paper and 40 per cent of the aggregate number of marks. For candidates answering only the paper on "Code of Criminal Procedure" or on "Method of Investigation" under that test, 40 per cent of the marks in that paper.

[G.O. No. 212, Public Services, dated 3rd October 1945.]

In the Revenue Test, 20 per cent of the marks in each paper in Part I and in each sub-division of Parts II and III and 40 per cent of the aggregate number of marks for each part.

[G.O. No. 175, Public Services, dated 21st March 1945.]

In the Account Test for Executive Officers, the Account Test for Subordinate Officers, Part I, the Account Test for Subordinate Officers, Part II and the Agricultural Department Test, 40 per cent of the marks in each test.

In all the other tests, one-third of the maximum marks in each subject and two-fifths of the aggregate marks for all the subjects.

17. Successful candidates in all tests except in the Account Test for Executive Officers, Part I, the Account Test for Subordinate Officers, Part II and the Agricultural Department Test, 40 per cent of the marks in each test.

Classification of persons as candidates.
The first consisting of those who obtain not less than three-fifths of the aggregate marks, the second of all others.

Schedule showing the offices or appointments for which the Special Tests are specially prescribed.

It is—The pay or the scale of pay whenever it occurs in the column headed "Office or appointment" represents the old pay or scale of pay respectively and not the maximum.

Name of the Test.

Office or Appointment.

The Translation Test.*

1. Translators in the High Court.
2. Colonial Masters and Translators in District Courts.

(O.D. No. 3128, Public Service, dated 17th December 1931.)

3. Head Clerks in Resident Magistrates' Courts.

Notes.—(1) Candidates for these offices must pass in order—

1. Grammar.

2. Language.

3. Vocabulary.

4. Telugu or Oriya.

5. Reading.

6. Writing.

7. Translation.

8. Dictation.

9. Grammar.

10. Vocabulary.

11. Reading.

12. Writing.

13. Translation.

14. Dictation.

15. Grammar.

16. Vocabulary.

17. Reading.

18. Writing.

19. Translation.

20. Dictation.

21. Grammar.

22. Vocabulary.

23. Reading.

24. Writing.

25. Translation.

26. Dictation.

27. Grammar.

28. Vocabulary.

29. Reading.

30. Writing.

31. Translation.

32. Dictation.

33. Grammar.

34. Vocabulary.

35. Reading.

36. Writing.

37. Translation.

38. Dictation.

39. Grammar.

40. Vocabulary.

41. Reading.

42. Writing.

43. Translation.

44. Dictation.

45. Grammar.

46. Vocabulary.

47. Reading.

48. Writing.

49. Translation.

50. Dictation.

51. Grammar.

52. Vocabulary.

53. Reading.

54. Writing.

55. Translation.

56. Dictation.

57. Grammar.

58. Vocabulary.

59. Reading.

60. Writing.

61. Translation.

62. Dictation.

63. Grammar.

64. Vocabulary.

65. Reading.

66. Writing.

67. Translation.

68. Dictation.

He must also be appointed to one of the posts for which this test is prescribed unless he has acquired the test in the office in which he was employed and he can interpret fully and readily and can read also in shorthand fully written and fully spelt.

1. Translators in the City Civil Court.

2. Interpreters in the High Court and the Court of Small Causes, Madras, either than Pundits, Kachchis and District Interpreters.

Notes.—(1) Candidates for these offices must pass the Translation Test in both Tamil and Telugu except in the District Translators in the City Civil Court, and the Pundits and Kachchis. In the District Translators in the Court of Small Causes, Madras, who must pass the test in both Tamil and Telugu, and the holders of one of the three posts of Deputy and Assistant Interpreters in the High Court who must pass the Translation Test in one language only—either Tamil or Telugu.

(2) Candidates for acting Magistrates in the post of Translators in the Court of Small Causes, Madras, and in the posts of Interpreters in the Court of Small Causes, Madras, are required to have passed the Translation Test in one language only—either Tamil or Telugu.

3. Interpreters in the District Magistrates' Courts.

Notes.—Candidates for these offices must pass the Translation Test in both Tamil and Telugu. Candidates shall be recognized in an alternative language to Tamil or Telugu for purposes of the test.

4. Assistant Translators and Public Assistants in the office of the Translators in Government.

The Civil Judicial 1. Subordinate Judges Courts and Subordinate Judges' Courts.

Notes.—Candidates in law and candidates who have passed the District Grade Translators' Test shall be required to pass the test for purposes which it is prescribed.

2. Head Clerks in District Courts, District Judges' Courts, District Magistrates' Courts, District Sessions Courts and District Judges' Courts.

3. Assistant Magistrates in the High Court.

4. District Masters and District Masters in the City Civil Court.

Notes.—Candidates of the District Department are exempted from passing the test if they have passed the old Civil Magistrate or Civil Law Magistrate Test or the District Test.

The Criminal Judicial 1. Deputy Collectors.

2. Subordinate Judges.

3. District Magistrates (except also Magistrates).

4. Deputy Translators (including Interpreters and Translators).

5. District Masters and District Masters in the City Civil Court.

6. District Masters and District Masters in the City Civil Court.

7. District Masters and District Masters in the City Civil Court.

8. District Masters and District Masters in the City Civil Court.

9. District Masters and District Masters in the City Civil Court.

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26. District Masters and District Masters in the City Civil Court.

27. District Masters and District Masters in the City Civil Court.

Notes.—The following persons are exempted from passing the Criminal Judicial Test for the post of Deputy Collector, namely—

(a) candidates who have passed the old Criminal Judicial Test, Higher or Lower.

(b) candidates in law with Criminal Procedure Code as prescribed by the old Criminal Judicial Test, Higher Grade, or the New Criminal Judicial Test.

* Candidates who have already qualified themselves by the higher or lower grade in two languages will not be required to pass the new Translation Test in those languages.

- (b) graduates in law who have passed Part II (Elements) of the Madras High Court Appellate Examination, or if the Examinations in the Law of Practice and Procedure laid by the Bar Council, Madras, (S.O. No. 277, Public Notices, dated 2nd October 1931.)
- (c) graduates in law of the University of Bombay or of the Bombay Hindu University; and
- (d) No. 78, Public (Services), dated 18th January 1940.]
- (e) candidates who have passed the First Grade Forestry Test.
- Provided that the exemption referred to in (a) to (d) in the case of persons serving under clause (f) in (i), is confined to the subjects prescribed for the Colonial Forestry Test except 7th and 8th papers.
- Note:—The following persons are exempted from passing the Colonial Forestry Test for any of the posts mentioned in Item (f) in (i), namely:—

- (a) persons appointed under note 1;
- (b) Foresters in law with Colonial Forestry Certificate as prescribed for the said Colonial Forestry Test; and
- (c) Foresters who have passed the Second Grade Forestry Test.

Provided that the exemption referred to above shall, in the case of persons serving under clause (f) in (i), be confined to the subjects prescribed for the Colonial Forestry Test except 7th and 8th papers.

Notes:—Persons who are not at the time of appointment to the post of Deputy Collector already in the service of Government are not required to pass the Colonial Forestry Test before appointment.

(S.O. No. 88, Public (Services), dated 28th October 1931.)

Office or appointment

General test.

Revenue Test. 1. Deputy Collectors.

Notes:—Persons who are not at the time of appointment to the post of Deputy Collector, already in the service of Government, are not required to pass this test before appointment.

2. Superintendents in the office of the Board of Revenue.
3. Superintendents and permanent clerks in the Revenue Department in the office of the District Officer.

4. Deputy Secretaries and Junior Head Assistants.

(S.O. No. 82, Public (Services), dated 10th May 1940.)

5. District and Sub-District Head Clerks in Collectors' offices.
6. Sub-clerks.
7. Typing and Printing (including Stationery and Store Sub-Department).
8. District Secretaries and District Head Assistants (except in Revenue).
9. Head Clerks in the office of Revenue Divisional Officers and in the office of the Collectors of the District.
10. Revenue Superintendents (Forms I and II only).
11. Head Clerks, Inspectors and Secretaries in Revenue Offices.

Notes:—Candidates who have passed the Revenue Test, Higher or Lower, will not be required to pass the new Revenue Test.

The demand Test for 1. Assistant Engineers (including Offsetting Assistant Engineers) and 2. Supervisors of the Public Works and Hydro-Electric Development Departments.

Notes:—Candidates (including Offsetting Assistant Engineers) and supervisors will be given three chances to pass the examination within the time limit, viz. regular examination and two subsequent examinations taken to complete the programme, and temporary suspension to take of promotion to the permanent upper subordinate establishment.

- The demand Test for Executive Officers.
1. Forest Department.
2. Civil Engineering Department.
3. Agricultural Department.
4. Veterinary Department.
5. Fisheries Department.
6. Fisheries Department.
7. Fisheries Department.
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100. Fisheries Department.

Name of the test:

The Accountant	42. Level 2 and
Book for	Account depart
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Information	43. Labour depart
and	ment

Note.—Officers who were promoted between the 1st January 1961 and a date which has passed the end August Year, Higher or Lower, or those who have been promoted since the end August Year, before the 31st December 1960 will be included in the August Year for the Examinations Officers.

1. Christ established the Military Society to glorify the Redeemer's will.
2. Read and sing the story, dealing with ancient matters in the present. (Book of Numbers)

4. Manager and the Head clerk in the office of the Eastern District Court.

3. Chief of the Nuclear Engineering Department.

7. Arrived at Greenford 17th.

10. Small Arconicum, head dark, sphenocarp and sublobes in reddish brown.

11. *Indo-1278 and similar*. [Department of LVI/44 and LVI/45 records also close on file 45-4-112 in the Zana Commission's files.]

14. Managost, acoustostom and second clake of *Terron*

16. Head clerk of the Working Fire Commissioner's office.
17. Head clerk and accountant of Dutch Forestry.
18. Manager of the postoffice of the office of the State
of New York.

17. Day clerk and the accountant of the Forest Office.

20. Head clerk in the Madras Veterinary College;
21. Accountant, office of the Patangal, Madras Veterinary
College;
22. Clerk in the Administration of the office of the Director

52. Head clerk of District Veterinary office.

Government commercial customers or its Government customers the amount of which are indicated on separate statements, filed in the above No. 42 in the main and No. 43 in the Main City and others who have

II. *Supervisors in the Industrial Engineering branch.*
 III. *Supervisors of the Welding Division.*

20. Amsterdam in the Kerkje Soap Institute.

21. *Scorpaia Ammonia*, important in fisheries and also employed as ornamental members of domestic aquaria. The species of which are maintained in ornamental tanks, shown on culture Vat. 80 in the monograph, show the blackish line and others who have

22. Certain in violation of the Bureau-General with the Secretary of the Bureau General, according to the above.

43. Supervisors in the office of the Foreign-Consular Affairs Division are to be trained in the use of the Foreign-Consular Affairs Division and will serve in all offices and assignments with interest.

26. Chief and announced by the Federal of Indian Medicine

21. *Accountant, Appellate 4th, High Court of Justice, Madras.*

40. Reproduction and host choice of District District and County, host choice of District District. *Curtis, 1940*

Deputy Sheriff.

Second Day.

10 a.m. to 1 p.m.

The Revenue Test (Part II)—Second paper.—

The right of the Revenue Officers of the Board of Revenue and the District Office

Revenue (with books).

The Civil Judicial Test.—

The Civil Procedure Code and the Rules of Practice (2nd)—

Detailed application (with books).

Third Day.

10 a.m. to 1 p.m.

The Revenue Test (Part III)—

(i) Revenue of Village and Taluk Accounts (with books).

(ii) Special Funds Code (with books).

The Civil Judicial Test.—

The Transfer of Property Act, the Specific Relief Act and the Limitation Act

(with books).

Fourth Day.

10 a.m. to 1 p.m.

The Revenue Test (Part III)—

(i) Survey Manual and Estate Manual (with books).

(ii) Tax Area and Regulations specified in Annexure C (with books).

The Civil Judicial Test.—

The Stamp Act, the Court Fees Act and the Sales Taxation Act (with books).

Fifth Day.

10 a.m. to 1 p.m.

The Criminal Judicial Test.—

The Indian Evidence Act (with books).

Sixth Day.

10 a.m. to 1 p.m.

The Criminal Judicial Test.—

Mental Criminology (with books).

Seventh Day.

10 a.m. to 1 p.m.

The Criminal Judicial Test.—

The Indian Penal Code—General Principles (without books).

Eighth Day.

10 a.m. to 12 noon.

The Criminal Judicial Test.—

The Indian Penal Code—Detailed application (with books).

The Jail Test—Part I.—

The Indian Penal Code (with books).

Ninth Day.

10 a.m. to 1 p.m.

The Criminal Judicial Test.—

The Code of Criminal Procedure—General Principles (without books).

10 a.m. to 12 noon.

The Jail Test—Part I.—

The Code of Criminal Procedure (with books).

Tenth Day.

10 a.m. to 12 noon.

The Criminal Judicial Test.—

The Code of Criminal Procedure—Detailed application (with books).

The Jail Test—Part I.—

Laws, rules, regulations and orders relating to Jail management (with books).

The Accounts Test for Public Works Department Officers and Subordinates.—

The Public Works Department Code and the Public Financial Code,

Volumes I and II (with books).

Eleventh Day.

10 a.m. to 1 p.m.

The Accounts Test for Subordinate Officers, Part I (with books).

10 a.m. to 12 noon.

The Accounts Test for Public Works Department Officers and Subordinates.—

The Public Works Department Code, the Public Financial Code,

Volumes I and II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

Twelfth Day.

10 a.m. to 12 noon.

The Accounts Test for Public Works Department Officers and Subordinates.—

The Public Works Department Code, the Public Financial Code,

Volumes I and II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

Thirteenth Day.

10 a.m. to 1 p.m.

The Accounts Test for Public Works Department Officers and Subordinates.—

The Public Works Department Code, the Public Financial Code,

Volumes I and II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

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The Jail Test—Part II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

The Jail Test—Part II.—

The Jail Test—Part II (with books).

[G.O. No. 414, Public (Revenue), dated 27th March 1942.]

Additional staff sanctioned for the Madras Public Service Commission for work sanctioned with the addition of sub-sections.

Part 31, Group, December 25, 1943.
[S.O. No. 37, C.S. 1943, Public Service].

No. 1.

In exercise of the powers conferred by paragraph (2) of sub-section (1) of section 145 of the Government of India Act, 1935, the Government of Madras in Public Service Commission for the following positions:-

Revisions.

The Madras Public Service Commission was, and is, empowered to revise by an order the following staff for a period of three months from August 1942 for the work sanctioned for the year 1942-43. The Commission has now sanctioned and the following staff have been appointed for the year 1942-43, and for the month of August 1942 to August 1943:-

Two Deputy Secretaries (S.O. 128-433).
One of each division (S.O. No. 35, 1943).
Two Joint Secretaries (S.O. No. 35-43).

Appointment to the Madras Public Service Commission Headquarters.

Part 31, Group, December 25, 1943.
[S.O. No. 37, C.S. 1943, Public Service].

No. 2.

In exercise of the powers conferred by sub-section (2) of section 145 of the Government of India Act, 1935, the Government of Madras in Public Service Commission for the following positions:-
In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

Revisions.

For sub-section (2) of section 145 of the Government of India Act, 1935, the Government of Madras in Public Service Commission for the following positions:-

(a) one joint officer from the following list, the Government of Madras in Public Service Commission for the following positions:-
(i) Deputy Secretary to the Government of Madras, Public Service Commission, Headquarters, Madras.
(ii) Deputy Secretary to the Public Service Commission, Headquarters, Madras.

Appointments to the principal officer for the Principal and Subordinate Services.

Part 31, Group, December 25, 1943.
[S.O. No. 37, C.S. 1943, Public Service].

No. 3.

In exercise of the powers conferred by paragraph (2) of sub-section (1) of section 145 of the Government of India Act, 1935, the Government of Madras in Public Service Commission for the following positions:-
In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

Revisions.

In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

No. 4.

In exercise of the powers conferred by paragraph (2) of sub-section (1) of section 145 of the Government of India Act, 1935, the Government of Madras in Public Service Commission for the following positions:-
In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

Revisions.

In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

S. V. RAMANATHY,
Chief Secretary.

(Special)

Leave.

Part 31, Group, December 25, 1943.

No. 1.

Under rule 41 of the Fundamental Rules, the Government of Madras in Public Service Commission for the following positions:-
In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

No. 2.

Under rule 41 of the Fundamental Rules, the Government of Madras in Public Service Commission for the following positions:-
In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

Extension of leave.

Part 31, Group, December 25, 1943.

No. 3.

Under rule 41 of the Fundamental Rules, the Government of Madras in Public Service Commission for the following positions:-
In the Public Service Commission, Headquarters, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-
One Deputy Secretary, Madras, the following staff have been sanctioned for the year 1942-43, and for the month of August 1942 to August 1943:-

Appointments and transfers.

Part 31, Group, December 25, 1943.

No. 4.

Mr. K. E. S. Raghunath, I.C.S., Sub-Collector and District Magistrate of the Pongalur division of the Madras district, on leave to be temporary Additional Deputy Secretary to Government in the Public Department.

Part 31, Group, December 25, 1943.

No. 5.

Mr. A. Srinivasan, I.C.S., District and Sessions Judge, Coimbatore, on leave to be temporary Additional Deputy Secretary to Government in the Public Department.

No. 6.

Mr. E. Srinivasan, I.C.S., temporary Additional Deputy and Sessions Judge, Tanjore, on leave to be temporary Additional Deputy Secretary to Government in the Public Department.

No. 7.

Mr. P. Srinivasan, I.C.S., District and Sessions Judge, Coimbatore, on leave to be temporary Additional Deputy Secretary to Government in the Public Department.

Postings and transfers.

Part 31, Group, December 25, 1943.

No. 8.

Mr. K. Srinivasan, I.C.S., on leave from leave to be temporary Additional Deputy Secretary to Government in the Public Department.

Erratum to the notification regarding draft amendment to the Malabar Factorate Rules.

Port St. George, December 12, 1945.

In the notification of the Public Works (Malabar) Department, regarding the above, No. 100 dated 2nd December 1945, published on page 1000 on 2nd of Part I of the Port St. George Gazette, dated 2nd and 15th December 1945, is incorrectly

by in the first line, for the date "15th December 1945," read the date "2nd December 1945."

2nd in the fourth line, for the expression "the South Malabar District" read the expression "(1) The South Indian Malabar District."

Erratum to the notification under the Land Acquisition Act.

Port St. George, December 15, 1945.

In the notification under section 6 of the Land Acquisition Act I of 1945, as amended by the Land Acquisition (Amendment) Act, XXV of 1945, at 2nd of Part I of the Gazette No. 100, of page 1000 of Part I of the Port St. George Gazette, dated 15th December 1945 and bearing in the paragraph of clause (a) the words of clause (a) read as in the village of "Thiruvananthapuram" in the Malabar District.

D. D. MENON, Secretary to District.

REVENUE DEPARTMENT.

Appointments and Postings.

Port St. George, December 15, 1945.

No. 1.

The following appointments and postings of Deputy Collectors are made:

Under rule 4 (a) of the general rules for Provincial Revenue, in the Malabar District, Mysore, Travancore, is an in Deputy Collector, Mysore, and a posted to general duty, Mysore.

Mr. V. S. Srinivasan, Mysore, from general duty, Mysore, is posted to general duty, Mysore, and Mr. K. S. S. Srinivasan, Mysore, from general duty, Mysore, is posted to general duty, Mysore.

Mr. S. S. Srinivasan, Mysore, is posted to general duty, Mysore, and Mr. K. S. S. Srinivasan, Mysore, is posted to general duty, Mysore.

Postings.

Port St. George, December 15, 1945.

No. 2.

The following postings of Deputy Collectors are made:

Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore.

Mr. S. S. Srinivasan, from general duty, Mysore, to general duty, Mysore, and Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore.

Port St. George, December 15, 1945.

No. 3.

Mr. D. Srinivasan, from general duty, Mysore, to general duty, Mysore, and Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore.

[The words of the notification of Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore, and the words of the notification of Mr. S. S. Srinivasan, from general duty, Mysore, to general duty, Mysore, are cancelled.]

No. 4.

The following postings of Deputy Collectors and Government Tax Officers are made:

Mr. S. S. Srinivasan, from general duty, Mysore, to general duty, Mysore, and Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore.

Mr. P. Srinivasan, from general duty, Mysore, to general duty, Mysore, and Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore.

Mr. S. S. Srinivasan, from general duty, Mysore, to general duty, Mysore, and Mr. G. Srinivasan, from general duty, Mysore, to general duty, Mysore.

A. C. C. WESTLAK, Secretary to Government.

Cancellation of period.

Port St. George, December 15, 1945.

No. 5.

The posting of Mr. P. Srinivasan, Mysore, to general duty, Mysore, is cancelled. The posting of Mr. S. S. Srinivasan, Mysore, to general duty, Mysore, is cancelled. The posting of Mr. G. Srinivasan, Mysore, to general duty, Mysore, is cancelled.

S. J. Srinivasan, Mysore, to general duty, Mysore.

Amendment to a notification under the Indian Stamp Act.

Port St. George, December 15, 1945.

(S.D. No. 100, Mysore.)

No. 6.

In the notification of the general order of stamp (a) of section 6 of the Indian Stamp Act, 1918, of 1918, the following words are cancelled: "The following notification is the General Order of the Government of Mysore, dated 15th December 1945, published in page 1000 of Part I of the Port St. George Gazette, dated 15th December 1945."

Amendment.

In the said notification, in item 4 under the heading "A. Land Revenue," after the word "land" the words "or building or such" shall be inserted.

Application of section 6 (1) of the Court of Wards Act to the Malabar estate in the Malabar District.

Port St. George, December 15, 1945.

(S.D. No. 100, Mysore.)

No. 7.

In the case of Mr. Srinivasan, Mysore, the following notification is made: "The following notification is the General Order of the Government of Mysore, dated 15th December 1945, published in page 1000 of Part I of the Port St. George Gazette, dated 15th December 1945." The following notification is the General Order of the Government of Mysore, dated 15th December 1945, published in page 1000 of Part I of the Port St. George Gazette, dated 15th December 1945.

Retention of the additional staff for work connected with the collection of 20% cess in the Agrar portion of the Malabar estate.

Port St. George, December 15, 1945.

(S.D. No. 100, Mysore.)

No. 8.

In the notification of the general order of stamp (a) of section 6 of the Indian Stamp Act, 1918, of 1918, the following words are cancelled: "The following notification is the General Order of the Government of Mysore, dated 15th December 1945, published in page 1000 of Part I of the Port St. George Gazette, dated 15th December 1945."

COMMISSIONER OF INCOME TAX.

Leave and appointments.

(1) Mr. M. S. Sankaralingam, Income-tax Officer, Madras, leaves, subject to call, from 1st to 10th January 1942, for leave months from the 31st January 1942.

(2) Mr. R. Rajaganesan Pillai, Assistant Income-tax Officer, Madras, is appointed to the vacant position of Income-tax Officer, Madras, in the Madras Circle, vide No. 111/10 and further orders.

Appointments.

Mr. M. C. Acharjee, Income-tax Officer, Tanjore, is appointed temporary Additional Assistant Officer in the Tanjore Circle with effect from 1st January 1942 in addition to his duties as Income-tax Officer, Tanjore. Madras, 23rd December 1941.

Corrigenda.

For the words "Additional Income-tax Officer" in the Commissioner's notification, dated 15th December 1941, published on page 1125 of Part II of the *Port St. George Gazette*, dated 15th December 1941, relating to the appointment of Mr. A. S. Sankaralingam, as Income-tax Officer, Madras, in the Circle, Madras, the words "Temporary Additional Income-tax Officer."

For the words "an Additional Income-tax Officer" in the Commissioner's notification, dated 15th December 1941, published on page 1125 of Part II of the *Port St. George Gazette*, dated 15th December 1941, relating to the appointment of Mr. M. C. Sankaralingam, Income-tax Officer, Tanjore, as Additional Income-tax Officer of the District Circle, Madras, the words "Temporary Additional Income-tax Officer."

Madras,
23rd December 1941.

A. R. NAYUDU,
Commissioner of Income-tax.

DIRECTOR OF AGRICULTURE.

Postings.

Mr. M. C. Chelvan, Government Entomologist, Coimbatore, on return from leave, is posted to his permanent post as Government Entomologist, Coimbatore.

Mr. T. S. Ramasubramanian Ayyar, Assistant District Forest Officer, Coimbatore, on return from leave, is appointed to his permanent appointment as Assistant Agricultural Officer, Coimbatore. Madras, 15th December 1941.

Mr. V. D. Krishna Rao Nayudu, permanent District Agricultural Officer and officiating Deputy Director of Agriculture, on return from leave, is posted as Principal Veterinary Officer, Madras.

Mr. R. M. S. Sankaran, District Agricultural Officer, Bellary, on return from leave, is appointed to his permanent appointment as District Agricultural Officer, Bellary. Madras, 15th December 1941.

Mr. R. Subramanian Palanisami, District Agricultural Officer, Coimbatore, on return from leave, is appointed to his permanent appointment as District Agricultural Officer, Coimbatore.

Transfers.

Mr. M. Chinnayyan Nayudu, officiating District Agricultural Officer, Coimbatore, on return by Mr. S. Sankaran Nayudu, is transferred to Bellary as an Assistant in charge of the Agricultural Research Station, Bellary.

Mr. G. V. Ramaswami Ayyar, Assistant Agricultural Officer in charge of Agricultural Research Station, Bellary, on return by Mr. M. Chinnayyan Nayudu, is transferred to his permanent post as Assistant Agricultural Officer, Coimbatore.

Reversions.

Mr. S. Kallurthi Ayyar, officiating Assistant Agricultural Officer, Coimbatore, on return by Mr. G. V. Ramaswami Ayyar, is reverted to his permanent appointment as Assistant in Charge, I Grade.

Madras,
23rd January 1942.

P. V. RAMA REDDI,
Director of Agriculture.

HIGH COURT OF JURISDICTION.

Postings.

No. 102.—Mr. M. L. Venkatesh Acharjee, District Munsif, Bellary, will be the Principal District Munsif of the District Munsif's Court, Bellary, from 15th December 1941 and Mr. H. Sankaran will be the Additional District Munsif of the Court from the same date.

High Court, Madras,
23rd December 1941.

Postings and Transfers.

No. 103.—(1) On return from leave Mr. V. Subramanian Nayudu, District Munsif, is posted to the District Munsif's Court, Bellary by the Additional District Munsif of that Court in a list of Mr. S. Kallurthi, unnumbered.

(2) On the relief by Mr. V. Subramanian Nayudu, Mr. S. Kallurthi, Additional District Munsif, Bellary, is transferred to the District Munsif's Court, Bellary, and Mr. H. Sankaran Ayyar, principal Munsif.

Transfer.

No. 104.—The following transfer of Subordinate Judges is ordered by the High Court:—

Mr. V. Sankaralingam Ayyar, Subordinate Judge, Bellary, is transferred to the High Court, Bellary, vide Mr. S. Sankaralingam Ayyar, unnumbered.

[Items 105 and 106 of Notification No. 104, dated 15th December 1941, are hereby cancelled.]

R. NATHANAYAGAN,
Solicitor General, Madras, District, and
Sessions Officer.

High Court, Madras,
23rd December 1941.



RULES SUPPLEMENT TO PART I
OF
THE FORT ST. GEORGE GAZETTE

NO. 5-A) MADRAS, TUESDAY EVENING, JANUARY 6, 1942

DEVELOPMENT DEPARTMENT.

Amendment to the Cinnamon Butter grading and Marking Rules, 1941.

Part II, Chapter, December 22, 1941.
G.O. No. 514, Development.

The following notification of the Government of Madras is republished:—
DEPARTMENT OF EDUCATION, TRADE AND LABOUR.

ANNOUNCEMENT.

Madras, the 20th December 1941.

Re F 3-1931-41.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (3 of 1937), the Government of Madras is pleased to amend the following amendment shall be made to the Cinnamon Butter Grading and Marking Rules, 1941, the same having been previously published as required by the said section, namely:—

In rule 7 of the said rules, for the words, "bushels and Sgums" the words "Agricultural Produce (Grading and Marking) (General) Rules, 1937," the words and figures "General Grading and Marking Rules, 1937" shall be substituted.

Draft amendment to the Madras Commercial Grapes Markets (General) Rules.

Part II, Chapter, December 13, 1941.
G.O. No. 515, 1941, Development.

The following draft of a new amendment to the Madras Commercial Grapes Markets (General) Rules, 1937, which is a proposed to make in exercise of the powers conferred by section 3 of sub-section (2) of section 18 of the Madras Commercial Grapes Markets Act, 1935 (Madras Act XX of 1935), is hereby published as required by clause (a) of sub-section (3) of the said section.

Notice is hereby given that the draft will be taken into consideration on or after the 1st February 1948 and that any objections or suggestions will only be received with respect thereto before the said date will be considered by the Government of Madras. Objections or suggestions should be sent through the Director of Agriculture, Madras.

SHORT AMENDMENTS.

1. At the still of sub-rule (1) of rule 12 of the said rules, the following sentence shall be added, namely:—
“The draft will be a copy of each bid to the Election Officer.”

2. After rule 27 of the said rules, the following rule shall be inserted, namely:—

“(1) A. (1) If any person has been elected for any constituency then and, he shall, by notice in writing, signed by him and sent to the Election Officer, as on or before ten days from the date of the taking of the declaration of the results of the election by the election officer for which such person acted as a candidate, submit to the Election Officer a statement of the claims to which he is entitled in the constituency specified by him in the nomination.”

(2) In such case in such one of the said amendments as may be determined by the Election Officer.

(3) In receipt of the information referred to in sub-rule (1) the Election Officer shall declare the said person to have been elected for the constituency specified in the said statement, in the case may be, for each one of the constituencies in which he has been elected by the Election Officer. In such case the said person shall be deemed to have been elected for the constituency in the other constituency for which such person has been elected.

(4) If it is found that the said person shall be such and election proceedings shall be started within the time specified in the said statement for which such person has been elected.

3. In Form I appended to the said rules, after Part 24, the following item shall be inserted, namely:—

(a) Name of any other constituency for which he has filed or intends to file a nomination paper.”

G. P. KANAKARASA MENON,
Secretary to Government.

Draft amendment to the rules under the Wildlife Game and Fish Preservation Act, etc.

Part II, Group, December 27, 1947.

The following draft of the amendment to the rules published with Special Order Department Circular No. 407, dated the 26th November 1947, at page 1, Volume of Part I of the Port St. George Gazette, dated the 2nd December 1947, which are proposed to make in connection of the game performed by the Act 1 of 1937 and the Wildlife Game and Fish Preservation Act, 1937 (Madras Act 1 of 1937), and section 4 of the Indian Forest Act, 1927 (Madras Act 5 of 1927), and section 4 of the Indian Forest Act, 1927 (Madras Act 5 of 1927), is hereby published for general information.

Notice is hereby given that the draft will be taken into consideration on or after the 1st February 1948 and that any objections or suggestions will only be received with respect thereto before the said date will be considered by the Government of Madras. Objections or suggestions should be submitted to the Secretary to the Government, Development Department, Port St. George, through the Director of Industries and Commerce.

SHORT AMENDMENT

The rule 4 of the said rules the following shall be added, namely:—
“Provided that not more than one bid is sent at a time.”

Explanation—A bid with the fee in the money shall be considered to be a bid if the same is sent through the said bid to the Election Officer.”

V. SIVABAKSHAN,
Deputy Secretary to Government.

HOME DEPARTMENT.

Amendment to the Explosives Rules.

Port St. George, December 27, 1942.

1620. *Min. No. 8218, 1942.*

The following amendment of the Government of India is republished:—

REPUBLIC OF INDIA.

New Delhi, the 23rd December 1942.

No. E. 103.—An abridgement of the powers conferred by section 4 of the Indian Explosives Act, 1904 (IV of 1904), the General Quartering is pleased to direct that the following further amendment shall be made in the Explosives Rules, 1942, the same having been previously published as required by section 18 of the said Act, namely:—

To rule 26 of the said rules, the following proviso shall be added, namely:—

"Provided that these restrictions shall not apply to the transportation of Chemical Warfare from the British Colonies of Pondicherry and Surinam."

Amendment to the Indian Motor Vehicles Rules.

Port St. George, December 23, 1942.

1620. *Min. No. 8221, 1942.*

In exercise of the powers conferred by section 46 of the Motor Vehicles Act, 1930 (IV of 1930), His Excellency the Governor of Madras is hereby pleased to make the following amendment in the Indian Motor Vehicles Rules, 1942, published with Home Department Notification No. 345, dated the 19th March 1942, at pages 1-10 of the Port St. George Gazette Extraordinary, dated the 23rd March 1942, as subsequently amended:—

Amendment.

In the proviso to rule 154 of the said rules, for the word "any" reasonably shall be amended to read, "the word 'any,' in the singular if the kind of it is necessary, reasonably shall be in the plural to read" shall be substituted.

Draft amendment to the Indian Motor Vehicles Rules.

Port St. George, December 23, 1942.

1620. *Min. No. 8226, 1942.*

The following draft of an amendment to the Indian Motor Vehicles Rules, 1942, published with Home Department Notification No. 270, dated the 23rd March 1942, at pages 1-10 of the Port St. George Gazette Extraordinary, dated the 23rd March 1942, as subsequently amended, which is proposed to make an amendment of the powers conferred by section 46 of the Motor Vehicles Act, 1930 (IV of 1930), is hereby published as required by sub-section (1) of section 112 of the said Act for the information of all persons likely to be affected thereby.

Notice is hereby given that the draft will be taken into consideration on or after the 8th February 1943 and that any objection or suggestion which may be received from any person with respect thereto before the date aforesaid will be considered by the Government of Madras.

DRAFT AMENDMENT.

Rule 117 of the said rules shall be amended as sub-rule (c) of that rule and to the rule as so amended, the following sub-rule shall be added, namely:—

"(d) Notwithstanding the provisions of sub-rule (c), a survey card shall stop at such places and for such periods as may be laid down in the schedule of findings prescribed under rule 151."

A. B. MACLEOD,
Secretary to Government.

REVENUE DEPARTMENT.

Amendment to the Statutes Land Improvement and Agricultural Loans (General) Rules.

Fort St. George, December 26, 1941.
(S.O. No. 215, Revised).

In virtue of the powers conferred by section 36 of the Land Improvement Loans Act, 1933 (No. 17 of 1933), and subsection (1) of section 4 of the Agricultural Loans Act, 1933 (No. 17 of 1933), His Excellency the Governor of Natal is hereby pleased to make the following amendments to the Statutes Land Improvement and Agricultural Loans (General) Rules, 1933, published, with explanatory memorandum No. 37, dated the 2nd December 1933, at pages 70-74 of Part I of the Fort St. George Gazette, dated the 12th January 1934, as subsequently amended:—

AMENDMENTS.

To item (3) (b) of sub-clause of rule II of the said rules, the following explanation shall be added, namely:—

"Explanation.—Expenses shall be deemed to have been recognised when an amount of money from the Corporation and the Board of Revenue, the Government either provide funds for the grant of such loans or loans and/or orders approving the disbursement of such loans."

A. F. C. WESTLAKE,
Secretary to Government.



THE FORT ST. GEORGE GAZETTE
PUBLISHED BY AUTHORITY

No. 11 MADRAS, TUESDAY EVENING, JANUARY 6, 1962

Part I-A.—Local Administration and Public Health

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[illegible]

4. *Expenditures in the US increased especially from the Napoleonic Wars, Depression, World Wars, and Vietnam.*

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NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES

Signatures of footpaths in the Tanjore District

The notification published in G.O. No. 1016, L. & M., dated 11th June 1931, is amended so far as it relates to the footpaths noted below:-

No. 101 Pathagran village.

ACRES.			
S.S. No. 115-21	0-45
Do. 126-52	0-40
Do. 127-52	0-45
Do. 145-2	0-30
Do. 154-6	0-15

2. Where footpaths will remain in the Tanjore District Board, it is the date of publication of this notification in the Fort St. George Gazette, subject to the conditions specified in paragraph 2 (a) of G.O. No. 115, Revenue, dated 24th July 1931.

G. V. VEERARAGHAVAN,
Collector.

Tanjore Collector's Office,
15th December 1941.

Consent given to the Narasimangal Municipal Council.

Under rule 25 (1) of the rules for the conduct of elections of municipal committees, the Government of Madras is directed duly elected as members to the municipal council of the Narasimangal Municipality.

K. KRISHNACHARI,
Commissioner.

Narasimangal,
22nd December 1941.

Dismissal.

M. Nandhan Chetty, 1st collector of the agency, of whom no return was received, was dismissed from service. He is detained from receipt in any department of the public service.

Name—C. Nandhan Chetty,
Father's name—Nandhan Chetty,
Residence—V. Narasimangal, 1st collector,
Being an—1st class, Government,
Date of birth—24th July 1906.

Height—5 feet 5 inches.
Marks of identification—(1) A black mole over the
anterior margin of right shoulder joint and (2) a
scar 1½ inches x 1½ inch over the anterior
margin of upper half of the right leg.

Tanjore,
15th December 1941. SYED MOHAMMAD,
Commissioner.

Member elected to the Tanjore Temple Committee for the Pappanagar Locality.

Under rule 25 of the rules for the conduct of elections of members of temple committees, Mr. Appa Venkayya, Minister P. Narasimangal, 1st collector, is declared a duly elected member for the Pappanagar Locality of the Tanjore Temple Committee.

K. KRISHNACHARI,
Revenue Minister, Office and Returning Officer,
Tanjore, 15th December 1941.

Declaration of two streets in 10th Division as public.

It is hereby notified that the Commissioner of the Corporation of Madras has on 10th Dec. 1941 under section 112 of the Madras City Municipal Act of 1919, as amended by Act X of 1938, declared the following two streets as public:-

1. East Colony 1st street,
East Colony 2nd street.

Corporation of Madras,
Madras, 10th December 1941. S. PULLA REDDY,
Commissioner.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 1] MADRAS, TUESDAY EVENING, JANUARY 6, 1942

Part I-B—Educational

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* Supplements are to be published separately from the Gazette, and are not to be bound with it.

^a With a note under "Number of Observations."

20. Each application should be sent direct to the undersigned, post paid, accompanied and addressed as follows, the receipt for the fee post being accordingly retained as it may.

(Applicable for all notices in the Government Technical Specifications of April 1937.)

To
The Secretary to the Commission
for Government Examinations,
Colonial Trade Office (Malaya).

21. Candidates wishing to appear for any of the above examinations must first be certified by the undersigned as to their fitness to appear for the examination, and must also be recommended by the undersigned as to their fitness to appear for the examination.

Day and Date	Time of examination	Subjects of examination	Grade	Kind of examination or paper
(1)	(2)	(3)	(4)	(5)
1942.				
Wednesday, 1st April.	10 a.m. to 12 p.m.	Building, Materials and Construction.	...	First Paper.
		Survey and Planning of Buildings.	...	Do.
		Hydraulics and Irrigation Works.	...	Second Paper.
	2 p.m. to 4 p.m.	Survey and Planning of Structures.	...	Do.
Thursday, 2nd April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper—Drawing.
		Construction Management.	...	Second Paper—Estimating.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Do.
		Survey and Planning of Structures.	...	Do.
Friday, 3rd April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Saturday, 4th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Sunday, 5th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Monday, 6th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Tuesday, 7th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Wednesday, 8th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Thursday, 9th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.
Friday, 10th April.	10 a.m. to 12 p.m.	Building Drawing and Estimating.	...	First Paper.
		Survey and Planning of Structures.	...	Do.
	2 p.m. to 4 p.m.	Building Drawing and Estimating.	...	Second Paper.
		Survey and Planning of Structures.	...	Do.

(a) Typewriting (English or Dutch or French).
The examination in Typewriting (English or French or Dutch) will be held on dates below, if the candidate has to be accompanied by a second paper.
First paper. Second paper. Third paper. Fourth paper.
First week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
Second week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
Third week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
Fourth week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
The examination in Typewriting will be held on dates below, if the candidate has to be accompanied by a second paper.
First paper. Second paper. Third paper. Fourth paper.
First week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
Second week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
Third week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.
Fourth week. 10 a.m. to 12 p.m. 12 p.m. to 2 p.m. 2 p.m. to 4 p.m. 4 p.m. to 6 p.m.

Resolution papers which are not sent in by registered post or are not delivered in person by members, are invalid, unless a statement is in order to be forwarded.

The secretary of the association papers will be held in the University Office, Madras, at 11 a.m. on Saturday, 10th January 1943.

If the number of members exceeds one, voting papers will be issued to all the members on the day, 10th January 1943, or before 4 p.m. on Saturday, 10th January 1943.

Shree Narayana, J.

To
The Registrar, Andhra University,
Madras.

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I, hereby nominate as a candidate for election to the Senate by the Grips Committee.

Signature.

Designation.

Name of title (if any).

Station.

Date.

I, hereby accept the above nomination.

Signature.

Designation.

Name of title (if any).

Station.

Date.

I, hereby agree to serve on the Senate, if elected.

Signature.

Designation.

Name of title (if any).

Station.

Date.

University Office, Madras,
10th January 1943.

Member elected to the Senate.

It is hereby notified under section 6 of Chapter XXXVI of the Andhra University Code, Volume I (1938-41), that in the vacancy of Sri M. G. Gopangudi, B.A., B.L., B.Sc., B.Ed., B.Litt., has been duly elected a member of the Senate, under section 10, clause 11 (c) of the Andhra University Act, by the Local Bodies Committee of the University Council.

He will hold office for a period of three years with effect from 10th December 1941 subject to the general provisions contained in section 12 of the Act.

University Office, Madras,
10th December 1941.

Members co-opted to the Academic Council.

It is hereby notified that in the eight vacancies among the co-opted members of the Academic Council, the following members in the affiliated Colleges have been selected duly co-opted as members of the Council under

section 12 (b) of the Andhra University Act at the meeting of the Academic Council on 10th December 1941 under sub-section (1) of section 12 of the Act, held on 10th December 1941:—

(1) Mr. C. Venkata Rao, B.A. (Hons.) B.L. (Hons.), B.Litt. and B.A. (Hons.), Lecturer in the Department of Technical Education, College of Science and Technology, Madras.

(2) Mr. V. K. Subramanyam, B.A., B.L. (Hons.), B.Litt. (Hons.), First Class, Lecturer in Commerce, Government College of Arts and Commerce, Madras.

(3) Mr. S. V. Kameswaram, B.A., Lecturer and Head of the Department of History and Economics, Mahatma College, Pondicherry.

(4) Mr. S. Narayanaswami Aiyar, B.A., B.L., Lecturer in Chemistry, Government Arts College, Nagapattinam.

(5) Mr. D. Gopabandhu, B.A., B.L., Chief Lecturer in Physics, Mahatma College, Pondicherry.

(6) Mr. K. S. Subramanyam, B.A. (Hons.), Lecturer in Mathematics, Mahatma College, Pondicherry.

(7) Mr. S. Chandra Sheela, B.A., B.L., B.Sc., B.Ed., B.Litt. (Hons.), Lecturer in English, Government Arts College, Nagapattinam.

The above members will hold office for a period of three years with effect from 10th December 1941 subject to the provisions under section 12 of the Act.

(By order)

University Office, Madras, W. S. KRISHNA,
10th December 1941. Secretary.

ANJANAPALLE UNIVERSITY.

Members elected to the Board of Election.

It is hereby notified, under clause 6 of Chapter VII of the Laws of the University, that the following persons have been elected duly elected members of the Board of Election by the representatives elected under section 10 (1) of the Andhra University Act of 1938:—

(1) (a) One member elected by the Students: Sri E. Srinivasan Aiyar, B.A., B.L., Advocate, Pondicherry.

(2) (b) One member elected by the Teachers: Sri A. Lakshminarayana Menon, B.A., B.L., B.Sc., B.Ed., B.Litt., Madras.

The members will hold office for a period of three years with effect from 10th December 1941, subject to the provisions of section 12 of the Act.

(By order)

Appointments, Sri V. Srinivasan,
10th December 1941. Secretary.

MADRAS UNIVERSITY STUDENTS' INFORMATION BUREAU.

President: The Vice-Chancellor of the University of Madras (in office).

Vice-President: The Director of Public Instruction, Madras (in office).

Secretary: S. N. Srinivasan, B.A., B.L. (Hons.), B.Litt. (Hons.), Professor, Government College, Madras.

The main functions of the Bureau are:—

(1) To furnish information and advice to Indian students going to England or other countries abroad for general and technological studies.

(2) To allocate to colleges and other educational institutions in India, information of a higher character selected by the Central Bureau in liaison according to the educational, financial and social conditions obtaining in educational institutions abroad.

(3) To co-operate with the Central Bureau in behalf of students before they start or on behalf of their parents when they are abroad.

(4) To assist prospective candidates for the Indian Civil Service and other competitive examinations held in India.



RULES SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

NO. 1-A) MADRAS, TUESDAY EVENING, JANUARY 6, 1942

EDUCATION DEPARTMENT.

Rules relating to elementary schools.

Part II, Chapter, December 20, 1941.
G.O. No. 1049, Education.

In Appendix 16 to the rules relating to building and equipment grants to elementary schools published in the Madras Gazette No. 10, dated 21st February 1940, on page 140 of Part I-B of the Fort St. George Gazette, dated 17th February 1940, the following rule shall be inserted as paragraph 22 —

— 22. If the classroom system of instruction is to begin the number of benches should be as the following table:—

Number of pupils	Ratio of students to benches	
	Ratio	Ratio
25	1	1
40	1	1
50	1	1
75	1	1
100	1	1
125	1	1
150	1	1
200	1	1
250	1	1
300	1	1
400	1	1
500	1	1

In addition provision should be made for tables at 8 per 100 boys."

B-11. 210-1

Amendment to the Copyright Act.

Part II, Section 12, (1911).

(S.O. No. 276, 1942, S. 12.)

In Appendix II of the Copyright Act, add the following as paragraph 22.—

—22. If the physical extent of the work in copies, the number of copies, should be as the following table:—

Number of copies.	Scale of interest rate.	
	Rate.	Term.
10	1	1
20	2	2
30	3	3
40	4	4
50	5	5
60	6	6
70	7	7
80	8	8
90	9	9
100	10	10

In a similar proportion should be made for amounts up to 100 copies.

Rules under the Press and Registration of Books Act.

Part II, Section 12, January 4, 1942.

The following rules framed under Section 50 of the Press and Registration of Books Act, 1910, as amended, are published for general information:—

RULES.

1. One copy of a registered book, or a further copy or copies, not exceeding ten, of every book printed or lithographed within the Presidency of Port St. George shall, as required in section 5 of the Act, be delivered to the Registrar of Books at his office, Madras.

2. All the entries from the printer or lithographer shall forward the Registrar with a memorandum duly filled and signed by himself and countersigned by the publisher and containing the following particulars:—

(a) The title of the book and the contents of the title-page.

(b) The language in which the book is written.

(c) The name of—

(i) the author.

(ii) the translator, and

(iii) the editor of the book or any part thereof.

(d) The subject of the book.

(e) The place of printing, and

(f) the date of publication.

(g) The name or firm of the printer, and

(h) the date of delivery from the press and of the publication.

(i) The number of sheets, leaves or pages.

(j) The title.

(k) The number of the edition.

(l) The number of copies of which the edition consists.

(m) Whether the book is printed or lithographed.

(n) The price at which the book is sold to the public.

(o) The name and residence of the proprietor of the copyright or of any person thereof.

3. The receipt referred to in section 12 of the Act shall be in the following form:—

"I, J.N. Registrar of Books, Madras, do hereby acknowledge to have received from C.D., publisher (or lithographer), at the sum of Rs. 100, a copy of _____ with a memorandum of the particulars specified in paragraph 2 of the rules published under section 50 of the Act."

6. The Registrar of Births shall deposit all books received under section 5 (1) of the Act in a separate library which shall be designated a reference library.

7. Every issue of a printing must shall, within ten days after the first day of January, the first day of April, the first day of July and the first day of October of each year, forward to the District Magistrate, and the same returns within the limits of the time of day at the District Magistrate, a return in the appended form of all books printed in the year in the quarter preceding the said time, or if no books have been printed in the year, a statement to that effect—

Quarterly return of books and pamphlets issued

From the	To the	From the	To the
For the use of the	For the use of	For the use of	For the use of
Government of the	Government of	Government of	Government of
State.	State.	State.	State.

8. The catalogue of books printed within the Presidency of Port St. George and referred to in section 5 of the Act shall be kept by the Registrar of Books.

9. The Registrar of Books shall forward to the Government, through the Director of Public Instruction, at the end of each quarter, an account from the workings of the books registered during the quarter. Similar returns shall be forwarded quarterly to each District Magistrate and the Chief Magistrate Magistrate for the books printed within their jurisdictions.

10. Nothing in the foregoing rules shall apply to—

(1) an edition of a book in which are a notice or advertisement, either in the language, or in the name, prints or other engravings, belonging to the author, his printing, his heirs or assigns, provided that a copy of the book or notice or advertisement of the book was delivered;

(2) any newspaper published in conformity with section 5 of the Press and Registration of Books Act, 1925.

11. For the purposes of section 5 (1) of the Press and Registration of Books Act, 1925, no person shall be recognized as an agent of a printer as a publisher unless he holds a duly executed power of attorney authorizing him to appear before a competent magistrate and to make and to subscribe the requisite declaration on behalf of such printer or publisher.

E. C. WOOD,
Secretary to Government.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 1] MADRAS, TUESDAY EVENING, JANUARY 6, 1942

Part II—Miscellaneous Notifications of Interest to the Public.

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[illegible]

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* Supplements not to be printed separately from the Supplement, Government Standard Press, Madras, 1913.

NOTE.—Information on Commercial, Industrial, Agricultural, Public Health, Labor and other matters can be obtained on application to the Editor of the "Port of St. George Gazette," which can be bought separately from the Supplement, Government Standard Press, Madras, 1913, at a price of 1000 Rs.

**Assignment to the positions regarding survival
of sources of infectious diseases**

by means of the system authorized by section 331 of section 5 of the Indian Income Tax Act. Within less than 1 year, the Commissioner of Income Tax, Madras, has been able to find out the names of the persons who had made in the article mentioned in the advertisement, dated 17th August 1941, an amount of Rs. 10,000.

(11) All the following below served Va. 37-38:—

[illegible]

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[illegible]

also, and the following have been used: 50-0 mm.

social sciences and humanities	James H. Hester interacted with economic and political	James H. Hester interacted with economic and political
(1)	(2)	(3)
Dr. H. Hester (1971) & Dr. Hester (1971) & Dr. Hester (1971)	James H. Hester interacted with economic and political	James H. Hester interacted with economic and political
Dr. H. Hester (1971) & Dr. Hester (1971) & Dr. Hester (1971)	Dr. H. Hester (1971) & Dr. Hester (1971) & Dr. Hester (1971)	Dr. H. Hester (1971) & Dr. Hester (1971) & Dr. Hester (1971)

(4) Add the following below serial No. 200-C:—

[illegible]

(3) Add the following balance sheet to Table II:—

Self-proclaimed politician	Imaginary OSM who was not nearly as powerful	Imaginary OSM who was not nearly as powerful
Ed	Ed	Ed
With the star Katie Katie Katie	Imaginary OSM who was not nearly as powerful	Imaginary OSM who was not nearly as powerful
Ed	Ed	Ed

(b) List the following below with (Co, Hb-A, ...)

Island species and protein	Island size, culture method and species/line used	Island size, culture method and species/line used
(1)	(2)	(3)
1980, V. S. Rappaport 1984, Rappaport	Guinea-Less Islands, Hagapass	Guinea-Less Islands, Hagapass

See also the following historical Nos. 151-8:—

(7) Acid in solution		
Hydrogenous and neutral	Increasingly effluent acid and increasing power	Increasingly effluent acid and increasing the power
(1)	(2)	(3)
H ₂ O, N ₂ , H ₂ , hydrogen nitrogen	Hydrogen nitrogen (100%)	Hydrogen nitrogen (100%)

(a) Add the following below serial No. 101-III:-

[illegible]

(ii) Add the following before serial No. 10th A:—

1991-1992	1993-1994	1995-1996	1997-1998
1999-2000	2001-2002	2003-2004	2005-2006
2007-2008	2009-2010	2011-2012	2013-2014
2015-2016	2017-2018	2019-2020	2021-2022

2005 and the following letter serials (a, 118-0) :

Serial number and gender.	Investigator, Office and city of assignment on the report.	Commissioner's Office and city.
(1)	(2)	(3)
NAME, A. B. (last, first, middle initials).	Investigator's Office, Bureau or Division.	Investigator's Office, Bureau or Division.

(11) Add the following below serial 10a. 145-D:—

[illegible]

(12) Add the following below serial No. 100-D:-

Serial number and name	Section 401 value added approach period	Section 402 value added approach period	Section 403 value added approach period
(1)	(2)	(3)	(4)
2840. R. F. T. Co., 1000 N. 1st St., Chicago, Illinois 101	Section 401 value added approach	Section 402 value added approach	Section 403 value added approach
2841. R. F. T. Co., 1000 N. 1st St., Chicago, Illinois 101	20	20	20
2842. R. F. T. Co., 1000 N. 1st St., Chicago, Illinois 101	20	20	20

(12) Add the following index serial No. 338-33 to—

[illegible]

Acquisition of Reports

Further, section 125 (1) of the Code of Civil Procedure (Act V of 1908), as amended by The Amendment Act, 1951 (Act V of 1951), the High Court is pleased to direct that the said matrimonial suit shall be treated as a suit for a decree of divorce, and the said suit shall be treated as a suit for a decree of divorce, and the said suit shall be treated as a suit for a decree of divorce.

Dr. B. Subramanyam, Additional District Magistrate,
Kochi District.

U. S. INTERESTS STAYING AHEAD,
Despite setbacks in Argentina, Chile and Cuba
By JAMES H. COHEN

High Court. *Medina*,
100 U.S. 475 (1878).

intended to be destroyed.

A dividend will be declared in the following manner after the expiry of one month from this date:—

Publication	Year	Zone of Interest
400 of 1938	...	F. S. Krasnoshchek
447 of 1938	...	T. E. Krasnoshchek
448 of 1938	...	A. Krasnoshchek
449 of 1938	...	F. Krasnoshchek
450 of 1938	...	M. Krasnoshchek
451 of 1938	...	A. Krasnoshchek
452 of 1938	...	F. Krasnoshchek
453 of 1938	...	M. Krasnoshchek
454 of 1938	...	A. Krasnoshchek
455 of 1938	...	F. Krasnoshchek
456 of 1938	...	M. Krasnoshchek
457 of 1938	...	A. Krasnoshchek
458 of 1938	...	F. Krasnoshchek
459 of 1938	...	M. Krasnoshchek
460 of 1938	...	A. Krasnoshchek
461 of 1938	...	F. Krasnoshchek
462 of 1938	...	M. Krasnoshchek
463 of 1938	...	A. Krasnoshchek
464 of 1938	...	F. Krasnoshchek
465 of 1938	...	M. Krasnoshchek
466 of 1938	...	A. Krasnoshchek
467 of 1938	...	F. Krasnoshchek
468 of 1938	...	M. Krasnoshchek
469 of 1938	...	A. Krasnoshchek
470 of 1938	...	F. Krasnoshchek
471 of 1938	...	M. Krasnoshchek
472 of 1938	...	A. Krasnoshchek
473 of 1938	...	F. Krasnoshchek
474 of 1938	...	M. Krasnoshchek
475 of 1938	...	A. Krasnoshchek
476 of 1938	...	F. Krasnoshchek
477 of 1938	...	M. Krasnoshchek
478 of 1938	...	A. Krasnoshchek
479 of 1938	...	F. Krasnoshchek
480 of 1938	...	M. Krasnoshchek
481 of 1938	...	A. Krasnoshchek
482 of 1938	...	F. Krasnoshchek
483 of 1938	...	M. Krasnoshchek
484 of 1938	...	A. Krasnoshchek
485 of 1938	...	F. Krasnoshchek
486 of 1938	...	M. Krasnoshchek
487 of 1938	...	A. Krasnoshchek
488 of 1938	...	F. Krasnoshchek
489 of 1938	...	M. Krasnoshchek
490 of 1938	...	A. Krasnoshchek
491 of 1938	...	F. Krasnoshchek
492 of 1938	...	M. Krasnoshchek
493 of 1938	...	A. Krasnoshchek
494 of 1938	...	F. Krasnoshchek
495 of 1938	...	M. Krasnoshchek
496 of 1938	...	A. Krasnoshchek
497 of 1938	...	F. Krasnoshchek
498 of 1938	...	M. Krasnoshchek
499 of 1938	...	A. Krasnoshchek
500 of 1938	...	F. Krasnoshchek

2000-2001

[illegible]

High Court, Madras,
First November 1844

Investment Relations

[illegible][illegible]

R. Y. BLACK,
 District Judge.
 No. 4 of 1941, New South Wales, EXPLANATION.
 Frederickson, son of Frederickson Kasse, residing at
 Kiamakungah, Yindjibarndi tribe—
 Frederick (alias)
 Grandchild FFA and his alias—Frederickson
 (alias)
 Before me on the 12th of the Principal Justice
 I have seen the above-named Frederickson
 (alias) who has been administered Oath, as on

No. 19 of 1912 (No. 55 of 1912, General Revenue's Court, District Mavor's Court, Koonoon.

James Nihilahia-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 15th November 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 21 of 1912 (No. 57 of 1912, General Revenue's Court, District Mavor's Court, Koonoon.

Yachobai Nihilahia-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 15th November 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 1 of 1913 (No. 51 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Devas Kachoonah-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 31st April 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 2 of 1913 (No. 52 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Thakur Thakur Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th October 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 3 of 1913 (No. 53 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

R. Thakur Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th June 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 4 of 1913 (No. 54 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Pragad Kharab Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 21st June 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 5 of 1913 (No. 55 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Kaya Nalliah Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 15th July 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 6 of 1913 (No. 56 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Gudun Yala Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 25th June 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 11 of 1913 (No. 61 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Mala Potha Chennappa-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 25th July 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 12 of 1913 (No. 62 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

K. G. Chennappa-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 25th July 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 13 of 1913 (No. 63 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Kari Chennappa-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th September 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 14 of 1913 (No. 64 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Thakur Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th August 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 15 of 1913 (No. 65 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Subbiah Potha Nalliah-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th September 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 16 of 1913 (No. 66 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Thakur Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th August 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 17 of 1913 (No. 67 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Kottappa Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 10th August 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 18 of 1913 (No. 68 of 1913, General Revenue's Court, District Mavor's Court, Koonoon.

Thakur Sub-Polihauer (landlord).

Notice is hereby given under section 43 of the Provincial Landways Act, the order of adjudication, dated 25th July 1912, passed against the above-named petitioner was annulled by an order of this Court, dated 15th December 1912.

No. 39 of 1933 (No. 40 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

B. Peltis Apuleia-Peltis (Jardine).

K. Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 24 July 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 51 of 1933 (No. 52 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

M. Kuroyama, Han—Petitioner (Jardine).

Creditor: Mochizuki Saburo—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 1st September 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 22 of 1933 (No. 23 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Ogatachi Chikara—Petitioner (Jardine).

K. Kuroyama, Han and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 24 August 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 24 of 1933 (No. 25 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Aoyama, Kazuo—Petitioner (Jardine).

K. Kuroyama, Han and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 21st January 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 25 of 1933 (No. 26 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Shiro—Petitioner (Jardine).

Goto, Gakko and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 20th October 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 36 of 1933 (No. 37 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yipka, Sato—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 20th September 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 34 of 1933 (No. 35 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 25th October 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 33 of 1933 (No. 34 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yipka, Sato—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 19th January 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 38 of 1933 (No. 39 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 13th December 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 35 of 1933 (No. 36 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 27th February 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 27 of 1933 (No. 28 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 23rd December 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 31 of 1933 (No. 32 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 23rd December 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 32 of 1933 (No. 33 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 23rd December 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 29 of 1933 (No. 30 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 13th March 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 30 of 1933 (No. 31 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 17th March 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

No. 36 of 1933 (No. 37 of 1933, German Emperor's Court), German Emperor's Court, Konoa.

Yasuda, Chikara—Petitioner (Jardine).

Kishida, Kachibara and others—Creditor.

Notice is hereby given under section 43 of the Provincial Insolvency Act, the order of adjudication, dated 1st March 1931, passed against the above named petitioner was annulled by an order of this Court, dated 13th December 1931.

3. (a) Every person whose bid is provisionally accepted shall—

(i) at once, if so required by the selling officer at auction or if (in case of the day's sale, deposit in addition to the deposit made under clause 1, half a month's rent of each shop licensed down to him unless the total deposit equals or exceeds two months' rent;

(ii) at once apply in writing for a licence for each shop intended for sale and within a week from the date of sale, furnish the Collector of the Port, Nelson Town Clerk, with the location of the site selected by him for the location of the shop and the Collector may cause a statement in the prescribed form to be prepared as the Collector's order (showing details of the immovable property proposed to be sold, or in which he has an interest, together with a certificate and full details of encumbrances, etc., thereon);

(iii) within three days from the date of sale deposit with a further sum as with the deposit already made under sub-clause (i) sums will make up two months' rent of all shops licensed down to him.

(4) Further if the Collector is not satisfied that any shop purchaser can be trusted to pay his rent punctually and fully, he shall require him, in addition to making the deposit required under clause (i), to furnish a power of sale in favour of the mortgagee and follow it up within the time specified by the Collector, i.e., within—

(a) to deposit two months' rent of all shops licensed down to him; or

(b) to execute a mortgage of the immovable property in favour of the Government for all amounts that may become due under the terms of the mortgage with a power of sale in favour of the mortgagee in default of payment thereof by the purchaser; or

(c) to accept a surety or sureties, to be accepted by the Collector, who should execute a security bond for the due payment of all moneys that may become due by the purchaser under the terms of the contract and to execute a mortgage deed of his or their immovable property in favour of the Government for the payment of all moneys due under the contract by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof by the surety or sureties or by the purchaser.

If the Collector is not satisfied that the value of the immovable property intended as security in the purchase shall indemnify his moneys he requires he shall require him to produce in addition to mortgage his property, a security or sureties to be accepted by the Collector, who shall execute a security bond for the balance of the moneys that may become due and a mortgage deed of his or their property in favour of the Government.

The sureties referred to in this clause (4) shall submit to the Collector a statement in the prescribed form, showing details of their immovable property.

The purchaser shall be bound to carry out the provisions of this clause (4) within ten days from the date of acceptance in full of the Collector's order requiring him to do so.

The bond and the mortgage deeds shall be stamped and registered at the expense of the purchaser. No bid is to be made to acquire a shop without agreement. The purchaser or his surety must produce to his rent in accordance with the clause in which immovable property is mortgaged to the Government.

(5) On the failure of any person to make deposit or apply for a licence under clause 3 (a) above, or to comply with any regulation, or to execute any requirement under clause 3 (b) above, the deposit already made may be forfeited and the shop may be sold or otherwise disposed of by the Collector. A licence under this regulation will be at the risk of the intending bidder, who will forfeit all such and the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the expiry of the licence. The loss incurred by the bidder in the latter case, if it were not recoverable in the latter case, shall, however, the deposited deposits be greater than the loss by such, the whole of such deposits will be retained by

Government. The defaulting bidder will be similarly liable if the shop is disposed of otherwise than by such and such deposits in full in Government or mortgaged with the original sale. (Signed) *for the Collector* by *John* *John* *John*.

4. Temporary licences will not be issued except in special cases and in no case where the use of the premises is delayed through the failure of the licensee to comply with the conditions set forth above and in the several notifications of the Council in force at the time.

5. As regards the payment of bids, etc., the following rules will be observed:—

(a) The bids, etc., should be paid not later than the 10th of each month.

(b) Interest at the rate of one per cent per month will be charged on payments made after the 10th of the month.

(c) Failure to pay the bid, etc., before the 10th of the month will render the shop liable to be sold at the risk of the bidder.

(d) For payments after the 10th the fee will be fixed at the following rates:—

	Rs.
More than Rs. 50	5
More than Rs. 50 and below Rs. 100	5
Rs. 100 and below Rs. 200	5
Rs. 200 and below Rs. 300	5
Rs. 300 and below Rs. 400	10
Rs. 400 and below Rs. 500	10
Rs. 500 and below Rs. 1,000	40
Rs. 1,000 and below Rs. 2,000	40
Rs. 2,000 and below Rs. 4,000	50
Rs. 4,000 and below Rs. 6,000	50
Rs. 6,000 and above	100

6. Shops in respect of which bids are paid for the month will be ready every month on the 10th of each month or on the day of closing accounts in the morning. If that day happens to be a public holiday or a Sunday, the shops will be ready on the next working day, immediately preceding.

7. All annual, half and quarter shops and licences upon various other shops under a licence shall be closed on the day of closure in the Municipality, Legislative Council and the Assembly.

8. Shops marked "closed" shall be closed on ordinary working days from 11-30 a.m. to 3 p.m., on pay day from 11-30 a.m. to 1 p.m. and from 4 p.m. to 12 p.m. and on Saturday and on each 10th holiday are ordinary days, at all hours except between 11-30 a.m. and 4 p.m.

9. The monthly maximum limit of supply of oil is as follows:—

Shop No.	Limit
No. 1	25 tons.
No. 2	25 ..
No. 3	25 ..
No. 4	25 ..

10. The monthly maximum limit of supply of gas is as follows:—

Shop No.	Limit
No. 1 (Main Street)	75 tons.
No. 2 (Main Street)	75 ..
No. 3 (Main Street)	75 ..
No. 4 (Main Street)	75 ..
No. 5 (Main Street)	75 ..
No. 6 (Main Street)	75 ..
No. 7 (Main Street)	75 ..
No. 8 (Main Street)	75 ..
No. 9 (Main Street)	75 ..
No. 10 (Main Street)	75 ..

The off holidays will be observed on the day of sale.

Witness,
2nd September 1941.

J. B. ELLIOTT,
Collector.



RULES SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

NO 1-A: MADRAS, TUESDAY EVENING, JANUARY 8, 1942

JUDICIAL NOTIFICATIONS.

Under amendment to the Civil Rules of Practice.

Under the provisions of section 121 of the Code of Civil Procedure, 1908, the following draft amendment to the Civil Rules of Practice and Circular Orders, Volume I, is published for the consideration of all persons interested and it is hereby notified that the said amendments as well as any objections or suggestions received, will be taken up by the High Court for consideration, on or after the 28th January 1942.

Rule 22.—The following shall be added to Rule 22 of the Civil Rules of Practice and Circular Orders, Volume I:—

"Provided that in cases where an Official Receiver has not intended to defend or contest any proceedings before a Court in which he is appointed as party, he may inform the Court accordingly by a statement in writing in the form appropriate to the proceedings, and send it to the Court by post or personal messenger. Such statement shall form part of the record of the proceedings."

High Court, Madras,
28th December 1941.

S. P. THOMPSON,
Deputy.



THE STATISTICAL SUPPLEMENT
TO
THE FORT ST. GEORGE GAZETTE

No. 1] MADRAS, TUESDAY EVENING, JANUARY 6, 1942

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Statement 1

[illegible]

40. Institute Municipal de Curitiba, *Opiniões, Equipamentos and related auxiliary services in Manaus, Belém and Teresopolis*.
 41. *Curitiba Opiniões, Manaus and Teresopolis related to the Central Institute*.
 42. *Belém Opiniões*.

RECAPITULATORY TABLE II.
(Area in hundreds of acres, &c., 10 being omitted.)

CULTIV.	Production 1944 and 1945.						Total.
	1944	1945	1946	1947	1948	1949	
Cultivated	100	100	100	100	100	100	100
Barley	100	100	100	100	100	100	100
Wheat	100	100	100	100	100	100	100
Oats	100	100	100	100	100	100	100
Maize	100	100	100	100	100	100	100
Peas	100	100	100	100	100	100	100
Beans	100	100	100	100	100	100	100
Turnips	100	100	100	100	100	100	100
Other	100	100	100	100	100	100	100
Total	1000	1000	1000	1000	1000	1000	1000

(1) Includes 100 acres of land under water in 1944 and 1945.
(2) Includes 100 acres of land under water in 1946 and 1947.
(3) Includes 100 acres of land under water in 1948 and 1949.

TABLE III. 20th December 1944.

Statistics—Crop—Cattle—Horse—Poultry—Final Report.

The statistics of the above under each of the various sections during the five years ending 31st December 1944 are set out in the following tables.

1. The area under each of the various sections up to 31st December 1944 is estimated at 10,000 acres. When compared with the area of 10,000 acres estimated

during the corresponding period of last year, it reveals a decrease of 2.5 per cent. The estimated last year was 10,500 acres, the actual area of 10,000 acres by 2.5 per cent.

2. The crop is fairly good in 1944 (10,000 acres), the 1945 (10,000 acres), the 1946 (10,000 acres), the 1947 (10,000 acres), the 1948 (10,000 acres), the 1949 (10,000 acres). The area is estimated to be the same as last year in 1944 and 1945. An increase in area is estimated only in 1946 and 1947, and a decrease in area in 1948 and 1949.

3. The 1944 crop is expected to be below normal only in 1944, 1945 and 1946, above normal in 1947 and 1948 and below normal in 1949. The estimated last year was 10,000 acres, the actual area of 10,000 acres by 2.5 per cent. The estimated last year was 10,500 acres, the actual area of 10,000 acres by 2.5 per cent.

4. The wholesale price of cattle and sheep (per head) was 100/- in 1944, 100/- in 1945, 100/- in 1946, 100/- in 1947, 100/- in 1948, 100/- in 1949. The price was 100/- in 1944, 100/- in 1945, 100/- in 1946, 100/- in 1947, 100/- in 1948, 100/- in 1949. The price was 100/- in 1944, 100/- in 1945, 100/- in 1946, 100/- in 1947, 100/- in 1948, 100/- in 1949.

5. Figures by statistics are given in the statement below.

(Area in hundreds of acres, &c., 10 being omitted, yield in hundreds of bush, &c., 10 being omitted.)

CULTIV.	Area	Production 1944 and 1945.		Production 1946 and 1947.		Production 1948 and 1949.		Total.
		1944	1945	1946	1947	1948	1949	
Cultivated	100	100	100	100	100	100	100	100
Barley	100	100	100	100	100	100	100	100
Wheat	100	100	100	100	100	100	100	100
Oats	100	100	100	100	100	100	100	100
Maize	100	100	100	100	100	100	100	100
Peas	100	100	100	100	100	100	100	100
Beans	100	100	100	100	100	100	100	100
Turnips	100	100	100	100	100	100	100	100
Other	100	100	100	100	100	100	100	100
Total	1000	1000	1000	1000	1000	1000	1000	1000

TABLE IV. 20th December 1944.

L. E. GAZETTE, Director of Agriculture and Fisheries.

[illegible][illegible]

Water supply sufficient for drinking, bathing and irrigation. Prices in parts, including some poultry and. Harvest of grain which depending on parts, various (1/2) Poultry available. Fodder and some. Conditions of cattle generally good. Equipment available in agricultural spare parts, public works, local food stores, minor lengths of wire and Terminal and wire. Some small quantity of equipment. Equipment (1/2) but some was needed for different use.

Water supply sufficient for drinking purposes; livestock forage adequate in parts of two thirds. Good hay crops good. Pasture available. Fertilizer sufficient. Condition of cattle generally good. Hogs in good condition. Grain crops abundant. Temperatures generally fair but some rain still needed.

[illegible]

Physically generally sufficient. Dispositionally
pudgy and caring of his sons, proceeding in part
-bearing sons (cf. Marston of July 1912, above).
wishes, moral, these, when and grounds and moral
of acquiring something at present; various (cf. Mar-
ston, 1912). Fatherly (cf. Marston of July 1912, above).
for laboring (cf. Marston of July 1912, above).
son, Marston, and and and and and and and and
and and and and and and and and and and and and
and and and and and and and and and and and and

Water supply sufficient. Transportation of goods
convenient in ports. Handling area fair. Pasture
available. Forest sufficient. Collection of waste
adequate. Employment available. Progress fair.

[illegible]

Wages usually sufficient for drinking, programs sufficient for hygiene needs in parts of those states. Moderate in the Pacific where there are still a few waterless areas. 25 to 50 feet in arid areas. 20 to 40 feet in the last year. 12 to 21 feet in the mountainous areas of the Pacific coast. Hydration of people depending on parts. Drinking water possibly in harvest in wheat, cotton, sugar, etc., slightly in orchards depending on parts; sufficient generally in Pacific Northwest. Potable sufficient. Good use of salt water for employment available. Grain state sufficient. Hydration full.

Water supply sufficient. Growing of guaiac and in overabundance in parts. Shredding crops fair. Wheat, hay and greenfeed in parts; cottons low. Pasture available. Pasture sufficient. One herd of cattle in dryness; no available. Stock of feed grains sufficient. Poultry available. Hubs needed in parts.

From myrtle willow, 1500 ft. over Nevada, about 1000 ft. on the 15th. The wings are white. Spots on the 15th. From myrtle willow, 1500 ft. over Nevada, about 1000 ft. on the 15th. The wings are white. Spots on the 15th.

Water-supply sufficient. Standing crops generally 1. Factory available. Tides sufficient. Customs satisfactory. Employment generally available. Prospects.

Water supply sufficient. Standing crop fair. For available. Fodder excellent. Condition of cattle fully good. Prospects future season strong to increase raising another second crop. Current past prevents cause of mangrove taint.

Wagon supply excellent. Standing crops fair. Hay of quality and quantity of the preceding is satisfactory. Livestock available. Weather with conditions of soils generally fair except for under parts of the Oklahoma and Texas. Temperature fair.

RAINFALL AND PRICES OF THE STAPLE FOOD GRAINS FOR THE WEEK ENDING 31st DECEMBER 1964.

RAINFALL AND PRICES OF THE PRINCIPAL FURNISHINGS FOR THE YEAR 1900.														
RAINFALL IN INCHES.					PRICES OF GOODS FOR DOMESTIC MARKETS.									
Articles.	1900.		1899.	1898.	1897.	1896.	1895.	1894.	1893.	1892.	1891.	1890.	1889.	1888.
	Jan. to Dec.	Jan. to Dec.												
Wheat.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oats.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Beans Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Lentils Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Wheat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Barley Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Oat Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Rye Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Indian Corn Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Sorghum Flour.	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Peas Flour.														

* Average available price in the month of the bid.

VELLEHOE.

Water-supply generally sufficient except under some rain-fall in Jan. The water here above the sill at the low level in the flood exceeds 10 to 12 feet (U.T.) in 24 or 36 feet in square 12 to 15 feet in the last week and 20 to 25 feet in the corresponding week of the previous year and 20 to 25 feet in the flood of 1896. The water here at the sill at the low level in the flood exceeds 10 to 12 feet (U.T.) in 24 or 36 feet in square 12 to 15 feet in the last week and 20 to 25 feet in the corresponding week of the previous year. Standing crops generally fair. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

CHICHESTER.

Water-supply sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops. Standing crops generally fair. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

SOUTH ADOOT.

Water-supply sufficient. The Wiltshire River at the low level in the flood exceeds 10 to 12 feet (U.T.) in 24 or 36 feet in square 12 to 15 feet in the last week and 20 to 25 feet in the corresponding week of the previous year. Standing crops generally fair. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

CHILTON.

Water-supply sufficient for drinking; inadequate for irrigation in parts. Transplantation of poultry and raising of hares proceeding in parts. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

NORTH ADOOT.

Water-supply sufficient for drinking purposes; inadequate for irrigation in parts of 10 to 12 cattle. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

CHICHESTER.

Water-supply generally sufficient. Transplantation of poultry and raising of hares proceeding in parts. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

BALEN.

Water-supply sufficient except in parts. The water here at the low level in the flood exceeds 10 to 12 feet (U.T.) in 24 or 36 feet in square 12 to 15 feet in the last week and 20 to 25 feet in the corresponding week of the previous year. Standing crops generally fair. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

Water-supply sufficient. Transplantation of poultry and raising of hares proceeding in parts. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

TRENKLE.

Water-supply sufficient. Transplantation of poultry and raising of hares proceeding in parts. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

TARDE.

Water-supply sufficient. Rights of water at the Grand River 10 to 12 feet above the sill at the low level in the flood exceeds 10 to 12 feet (U.T.) in 24 or 36 feet in square 12 to 15 feet in the last week and 20 to 25 feet in the corresponding week of the previous year. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

MADRA.

Water-supply sufficient for drinking purposes; inadequate for irrigation in parts. Transplantation of poultry and raising of hares proceeding in parts. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

BANDRA.

Water-supply sufficient. Transplantation of poultry and raising of hares proceeding in parts. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

TRENKLE.

Water-supply sufficient except in parts. The water here at the low level in the flood exceeds 10 to 12 feet (U.T.) in 24 or 36 feet in square 12 to 15 feet in the last week and 20 to 25 feet in the corresponding week of the previous year. Standing crops generally fair. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

MADRA.

Water-supply sufficient. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

SOUTH KAPARA.

Water-supply sufficient. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

THE KILGUS.

Water-supply sufficient. Standing crops generally fair. Harvest of wheat, barley, rape, and mustard proceeding in parts; cotton generally good. Pasture available. Public sufficient. Conditions of cattle generally good except for lameness in some and scabies in parts of 8 to 10 cattle. Disposition fair, but some cases noted of lameness and scabies for the standing of wet crops.

* Not reported.

RAINFALL AND PRICES OF THE STAPLE FOODGRAINS FOR THE WEEK ENDING 24th JANUARY 1967[illegible]

* Figures are not available owing to the unavailability of the data.

† Average of 10 world cities, 1970.

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[illegible]

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE 30TH DECEMBER 1941.

(All prices are in respect per cwt of net weight of 50 lb. in respect to 5,000 cwt except where otherwise stated and relate to those prevailing on Tuesday.)

Commodity	Unit	Price	Commodity	Unit	Price
A. Paddy, First Sort.					
Vietnam	Gumpur, second quality	2-10	Malaya	Thana paddy, 1st sort	Not quoted.
Coconut	Kidd's marks (1st)	4-14	Thana paddy, 2nd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 3rd sort	2-10	
Pepper	Do. (1st)	4-11	Thana paddy, 4th sort	2-10	
Elm	Do. (2nd)	4-11	Thana paddy, 5th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 6th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 7th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 8th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 9th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 10th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 11th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 12th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 13th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 14th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 15th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 16th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 17th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 18th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 19th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 20th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 21st sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 22nd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 23rd sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 24th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 25th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 26th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 27th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 28th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 29th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 30th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 31st sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 32nd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 33rd sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 34th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 35th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 36th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 37th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 38th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 39th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 40th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 41st sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 42nd sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 43rd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 44th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 45th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 46th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 47th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 48th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 49th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 50th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 51st sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 52nd sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 53rd sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 54th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 55th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 56th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 57th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 58th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 59th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 60th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 61st sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 62nd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 63rd sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 64th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 65th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 66th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 67th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 68th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 69th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 70th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 71st sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 72nd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 73rd sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 74th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 75th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 76th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 77th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 78th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 79th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 80th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 81st sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 82nd sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 83rd sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 84th sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 85th sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 86th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 87th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 88th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 89th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 90th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 91st sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 92nd sort	2-10	
Pepper	Thana paddy (1st)	4-11	Thana paddy, 93rd sort	2-10	
Elm	Thana paddy (1st)	4-11	Thana paddy, 94th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 95th sort	2-10	
Manila	Thana paddy (1st)	4-14	Thana paddy, 96th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 97th sort	2-10	
Coconut	Thana paddy (1st)	4-11	Thana paddy, 98th sort	2-10	
Malaya	Thana paddy (1st)	4-11	Thana paddy, 99th sort	2-10	
	Do. (2nd)	3-10	Thana paddy, 100th sort	2-10	

B. Gum.

[illegible]

WHOLESALE PRICES OF COMMODITIES PREVAILING ON 5TH JANUARY 1912.

[All prices are in rupees per hundred weight of 100 lb. (approximately 2,205 tals) except where otherwise stated and relate to prices prevailing on Monday.]

Commodity	Origin	Quality	Price	Commodity	Origin	Quality	Price
1. RICE, FIRST SORT.							
Wangnam	Quang	second	2 90	Yunnan	Shan	first quality	2 10
Comrade	Shan	first quality	2 90	Yunnan	Shan	second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	tenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eleventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twelfth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirteenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fourteenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifteenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixteenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventeenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighteenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	nineteenth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twentieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	twenty-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirtieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	thirty-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fortieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	forty-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fiftieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	fifty-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixtieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	sixty-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	seventy-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eightieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	eighty-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninetieth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-first quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-second quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-third quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-fourth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-fifth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-sixth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-seventh quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-eighth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	ninety-ninth quality	2 10
Shan	Shan	first quality	2 90	Yunnan	Shan	one hundred quality	2 10

[illegible]

RETAIL PRICES OF COMMODITIES PREVAILING IN THE LAST WEEK OF
DECEMBER 1941.

1,000 mg/kg/day in excess of background amount of 25-500 lb./sq. ft. (not in 1,000 lb./sq. ft. except where otherwise stated.)

[illegible]

6. RISE FROM PLACES OUTSIDE THE
JAHRAH PRIORITY.

[illegible]

[illegible]

INDEX NUMBERS OF DECLARED VALUES OF IMPORTS AND EXPORTS FOR THE
MADRAS PROVINCE FOR OCTOBER 1941.

The index number of declared values of foreign imports fell by two points to 114 due to a fall in the declared values of beans dry, oil, beer and paper, cotton, tobacco and oak wood.

The index number of declared values of foreign exports rose by four points to 114, owing to a rise in the declared value of exports in the bank, index projections based on demand, station, target and pure and volume consumption.

The India number of National values of quarantine insects advanced by India points to 151 on account of

as shown in the standard values of table 1 (ref. 1), called as percent, gram, mole, weight, volume, mass and other (percent, gram, mole, weight, volume, mass and other).

The index number of declared values of cocaine reports declined by one point to 100 as a result of a change in the declared values of cocaine, rather than, some would argue, cocaine actually seized, planted or fired.

L. D. GURKE,
Director of Industries and Commerce,
Madras, 17th December 1941.

COTTON REPORTS.

Statement showing the Total Consumption and Export of Raw Cotton in the Malaya Federation for the week ending 31st December 1944.
(Tons—All figures in tons of 480 lbs. 160 kg.)

Category of cotton.	In the previous year.						In the current year.					
	Spinning (No. Spinning Spindles).			Total from the Federation by TFR (Consumption Exports).			Spinning (No. Spinning Spindles).			Total from the Federation by TFR (Consumption Exports).		
	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
Penang	710	—	12,710	—	22,000	1,770	1,170	—	1,170	10,710	10,710	10,710
Malacca	—	—	—	—	—	—	—	—	—	—	—	—
Chengai	—	—	—	—	—	—	—	—	—	—	—	—
Ipoh and Teluk Anson	—	—	—	—	—	—	—	—	—	—	—	—
Perak	—	—	—	—	—	—	—	—	—	—	—	—
Kepong	—	—	—	—	—	—	—	—	—	—	—	—
Sumatra	—	—	—	—	—	—	—	—	—	—	—	—
Malaya total	710	—	12,710	—	22,000	1,770	1,170	—	1,170	10,710	10,710	10,710
Total	710	—	12,710	—	22,000	1,770	1,170	—	1,170	10,710	10,710	10,710

(1) Figures included in the consumption week of previous year by 31st-12-1944.

(2) Figures included in the current week by 31st-12-1944.

(3) Figures by area in the current week—Malacca—21; Chengai—21; Ipoh—21; Teluk Anson—21; Perak—21; Kepong—21; Sumatra—21; Malaya total—21.

(4) Figures by area in the current week—Malacca—21; Chengai—21; Ipoh—21; Teluk Anson—21; Perak—21; Kepong—21; Sumatra—21; Malaya total—21.

(5) Includes 120 tons not reported before.

(6) a. Not before and reported before.

—figures reported.

Quantity of Cotton pressed in the Pressing Factories and of compressed Cotton received at Singapore Mills in the Malaya Federation during the week ending 31st December 1944.

(Tons—All figures are in tons of 480 lbs. 160 kg.)

Category of cotton.	In the previous year.						In the current year.					
	Spinning (No. Spinning Spindles).			Total from the Federation by TFR (Consumption Exports).			Spinning (No. Spinning Spindles).			Total from the Federation by TFR (Consumption Exports).		
	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.	Spinning in 1944.	Spinning in 1943.	Spinning in 1942.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
Penang	—	—	—	—	—	—	—	—	—	—	—	—
Malacca	—	—	—	—	—	—	—	—	—	—	—	—
Chengai	—	—	—	—	—	—	—	—	—	—	—	—
Ipoh and Teluk Anson	—	—	—	—	—	—	—	—	—	—	—	—
Perak	—	—	—	—	—	—	—	—	—	—	—	—
Kepong	—	—	—	—	—	—	—	—	—	—	—	—
Sumatra	—	—	—	—	—	—	—	—	—	—	—	—
Malaya total	—	—	—	—	—	—	—	—	—	—	—	—
Total	—	—	—	—	—	—	—	—	—	—	—	—

Statement of Cotton pressed in the Pressing Factories for the week ending 31st December 1944.
(Section 5 (1) of the Cotton Weaving and Pressing Factories Act, 1934.)

Category of cotton.	Totals of tons (tons).			
	Spinning (No. Spinning Spindles).		Total from the Federation by TFR (Consumption Exports).	
	Spinning in 1944.	Spinning in 1943.	Spinning in 1944.	Spinning in 1943.
	(1)	(2)	(3)	(4)
Penang	—	—	—	—
Malacca	—	—	—	—
Chengai	—	—	—	—
Ipoh and Teluk Anson	—	—	—	—
Perak	—	—	—	—
Kepong	—	—	—	—
Sumatra	—	—	—	—
Malaya total	—	—	—	—
Total	—	—	—	—

Singapore, 24th December 1944.

VITAL STATISTICS OF THE MUNICIPAL TOWNS IN THE PROVINCE OF MADRAS
FOR THE WEEK ENDING 6TH DECEMBER 1941.

[illegible]

* Business and Health Care

W. ALLENDALE,
Director of Public Health

Madras, 16th December 1961.
E. Sivaiah

WEEKLY RETURN OF BIRTHS AND DEATHS IN THE CITY OF

[illegible]

^a *Staphylococcus aureus* 8, *Staphylococcus epidermidis* 10, *Salmonella enteritidis* 10, *Salmonella enteritidis* 10.

4. The following is a list of the most common

^a The total number of liters supplied to the United States

Accepted for publication 10 July 2007

[illegible]

Health Department, Malian Corporation,
1966 December 1941.

MADRAS REPORTED FROM 21ST TO 17TH DECEMBER 1941.

General		Particulars		Total		Grand Total		Remarks	
No.	Date	Particulars	Amount	No.	Date	Particulars	Amount	No.	Date
1	1/1/19	By Balance b/d	100.00	1	1/1/19	By Balance b/d	100.00	1	1/1/19
2	1/2/19	To Cash	50.00	2	1/2/19	To Cash	50.00	2	1/2/19
3	1/3/19	To Cash	25.00	3	1/3/19	To Cash	25.00	3	1/3/19
4	1/4/19	To Cash	10.00	4	1/4/19	To Cash	10.00	4	1/4/19
5	1/5/19	To Cash	5.00	5	1/5/19	To Cash	5.00	5	1/5/19
6	1/6/19	To Cash	2.50	6	1/6/19	To Cash	2.50	6	1/6/19
7	1/7/19	To Cash	1.25	7	1/7/19	To Cash	1.25	7	1/7/19
8	1/8/19	To Cash	0.62	8	1/8/19	To Cash	0.62	8	1/8/19
9	1/9/19	To Cash	0.31	9	1/9/19	To Cash	0.31	9	1/9/19
10	1/10/19	To Cash	0.16	10	1/10/19	To Cash	0.16	10	1/10/19
11	1/11/19	To Cash	0.08	11	1/11/19	To Cash	0.08	11	1/11/19
12	1/12/19	To Cash	0.04	12	1/12/19	To Cash	0.04	12	1/12/19
13	1/13/19	To Cash	0.02	13	1/13/19	To Cash	0.02	13	1/13/19
14	1/14/19	To Cash	0.01	14	1/14/19	To Cash	0.01	14	1/14/19
15	1/15/19	To Cash	0.00	15	1/15/19	To Cash	0.00	15	1/15/19
16	1/16/19	To Cash	0.00	16	1/16/19	To Cash	0.00	16	1/16/19
17	1/17/19	To Cash	0.00	17	1/17/19	To Cash	0.00	17	1/17/19
18	1/18/19	To Cash	0.00	18	1/18/19	To Cash	0.00	18	1/18/19
19	1/19/19	To Cash	0.00	19	1/19/19	To Cash	0.00	19	1/19/19
20	1/20/19	To Cash	0.00	20	1/20/19	To Cash	0.00	20	1/20/19
21	1/21/19	To Cash	0.00	21	1/21/19	To Cash	0.00	21	1/21/19
22	1/22/19	To Cash	0.00	22	1/22/19	To Cash	0.00	22	1/22/19
23	1/23/19	To Cash	0.00	23	1/23/19	To Cash	0.00	23	1/23/19
24	1/24/19	To Cash	0.00	24	1/24/19	To Cash	0.00	24	1/24/19
25	1/25/19	To Cash	0.00	25	1/25/19	To Cash	0.00	25	1/25/19
26	1/26/19	To Cash	0.00	26	1/26/19	To Cash	0.00	26	1/26/19
27	1/27/19	To Cash	0.00	27	1/27/19	To Cash	0.00	27	1/27/19
28	1/28/19	To Cash	0.00	28	1/28/19	To Cash	0.00	28	1/28/19
29	1/29/19	To Cash	0.00	29	1/29/19	To Cash	0.00	29	1/29/19
30	1/30/19	To Cash	0.00	30	1/30/19	To Cash	0.00	30	1/30/19
31	1/31/19	To Cash	0.00	31	1/31/19	To Cash	0.00	31	1/31/19
32	1/32/19	To Cash	0.00	32	1/32/19	To Cash	0.00	32	1/32/19
33	1/33/19	To Cash	0.00	33	1/33/19	To Cash	0.00	33	1/33/19
34	1/34/19	To Cash	0.00	34	1/34/19	To Cash	0.00	34	1/34/19
35	1/35/19	To Cash	0.00	35	1/35/19	To Cash	0.00	35	1/35/19
36	1/36/19	To Cash	0.00	36	1/36/19	To Cash	0.00	36	1/36/19
37	1/37/19	To Cash	0.00	37	1/37/19	To Cash	0.00	37	1/37/19
38	1/38/19	To Cash	0.00	38	1/38/19	To Cash	0.00	38	1/38/19
39	1/39/19	To Cash							

Adjusted for the composition of Kaituma during the week of 1991

Summarize, showing the total number of animals and lesions from glazes, chokes and scallions during the week ending Saturday 10th December 1951.

WEEKLY RETURN OF BIRTHS AND DEATHS IN THE CITY OF
LOS ANGELES

[illegible]

1. The value of the error term ϵ_i is zero.

A. The following 1997 results, reflecting all light industries of Hong Kong other than iron/steel:

A. M. Lomax, University of Missouri

The total number of birds estimated by the Call-System

Amongst the total births and deaths, the following were registered in the last three years of before:

[illegible]

Franklin Department, Medical Corporation,
July 22, 1942.

ABSTRACT RETURN OF ATTACKS AND DEATHS FROM EPIDEMIC DISEASES IN THE
PRESIDENCY OF MADRAS DURING THE WEEK ENDING 20TH NOVEMBER 1941.

[illegible]



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

NO. 10 MADRAS, TUESDAY EVENING, JANUARY 6, 1943

PART III-A-BILLS (CENTRAL)

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1. Bill introduced for altering prices				
Madras Personal Law (Amendment) Bill, 1942	1			1
Amendment Bill (No. 100)	1			1
Index				1

The following Bill of the Central Legislative Assembly has been introduced for the purpose of altering prices. Any clause or part of a clause relating to matters in respect of which the Bill is introduced shall be subject to the provisions of the Government of India Act, 1935, and shall be subject to the provisions of the Government of India Act, 1935, and shall be subject to the provisions of the Government of India Act, 1935.

(An Introduction in the Legislative Assembly.)

A Bill to amend the Madras Personal Law (Bills).

Application No. 100.

2271 of 1942. Whereas it is expedient to amend the Madras Personal Law (Bills) Application No. 100; it is hereby enacted as follows:

1. (1) This Act may be cited the Madras Personal Law (Bills) Application No. 100.

(2) It extends to the whole of British India including the North-West Frontier Province.

2. In sub-section (1) of section 5 of the Madras Personal Law (Bills) Application No. 100, the words "the words" shall be substituted for the words "the words" in the proviso of that section.

3. Entry (C) in section 6 of the said Act shall be omitted.

100-And

[1]

Amendment of
Section 5, Act
No. 100 of 1942

STATEMENT OF OBJECTS AND REASONS.

Section 8 of the Madras Law (Shariat) Application Act, 1935, provides that Muslim Personal Law will apply to all cases mentioned therein, in preference to any custom and usage in the country. Section 3 of the said Act declares that if the declaration provided therein is made by a Muslim then the Muslim Personal Law will apply to "subject, wife and heirs" also. The law is not retrospective. No declaration is made before the prescribed authority is required for the applicability of custom under section 3 of section 8. But the words used in section 3 are somewhat ambiguous. They are - "Any person who declares the prescribed authority may by a declaration . . . declare that he desires to obtain the benefit of this Act." What exactly means to declare to obtain the benefit of the provision of this section? The use of the word "Act" is misleading and many courts have repeated applications under section 3 of the present law. They are answered by the Government and no declaration has been made before it. It is clear from the Act itself that it was not the intention of the Legislature. Hence it is necessary to make the amendment proposed in this Bill.

The other amendment proposed in the Bill relates to section 8 of the said Act. This section was meant to repeal those enactments which gave legal custom to usage and custom in preference to Muslim Personal Law. Section 35 of the Shariat Act and Section 10 of the Civil Courts Act, 1937, is the included in the said section. It is proposed if the new section would state that it gives no legal force to custom and usage and it is in no way inconsistent with the provisions of this Act. It has been included in the Bill by its strength. It is, therefore, proposed to delete entry 35 in section 8.

Authorised,
24th June 1949 for 1949.

MURAHAD AHMAD KAZMI.

(By order of His Excellency the Governor)

P. KFFU NATH,
Secretary to Government, Legal Department.

The following Bill of the Central Legislative Assembly has been introduced for the purpose of amending existing laws: Any person or public body desiring to be heard in relation to the Bill should do so through the Permanent Secretaries only in [any] written manner which is referred directly to the Central Legislative Assembly Department or to any other Department of the Government of India and not be accepted.

[As introduced in the Legislative Assembly]

*A Bill to amend the Special Marriage Act, 1914,
for certain purposes.*

ENACTED BY THE CENTRAL LEGISLATIVE ASSEMBLY: WHEREAS it is expedient to amend the Special Marriage Act, 1914 in so far as it relates to persons who profess the Hindu, Buddhist, Sikh or Jain religion and who are already married according to the provisions of existing law:

ENACTED BY THE CENTRAL LEGISLATIVE ASSEMBLY: THAT it is hereby enacted as follows:—

1. (1) This Act may be called the Special Marriage (Amendment) Act, 1941.
(2) It shall extend to the whole of British India.
(3) It shall come into force on the 1st day of 1942.

2. After section 2 of the Special Marriage Act, 1914 (hereinafter referred to as the said Act), the following new section shall be inserted, namely:—

- "2A. A man and a woman described in section 2 who are already married according to any other law or any other mode of contracting marriage in marriage may get their such marriage registered under this Act if both the parties are agreed to have it so registered under the following conditions:—
(a) neither party shall at the time of registration under this Act have any other husband or wife living;
(b) the man must have completed the age of 21 years and the woman (the age of 14 years according to the calendar) shall be at least 18 years and the woman shall be at least 18 years and the man shall be at least 21 years have obtained the consent of his or her father or guardian in such registration of marriage;
(c) the parties must not be related in such other in any degree of consanguinity or affinity prescribed in clause (a) of section 2 and the provisions of section 2."

3. After section 4 of the said Act the following new section shall be inserted, namely:—

- "4A. When a marriage is intended to be registered under this Act, both the parties must give notice in writing to the Registrar before whom it is to be registered.
The Registrar to whom such notice is given shall be the Registrar of a District within which both the parties have resided for fourteen days before such notice is given.
Such notice may be in the form given in the First Schedule to this Act."

4. After section 6 of the said Act the following new section shall be inserted, namely:—

- "6A. Fourteen days after notice of an intended registration of marriage has been given under section 4A, such marriage may be registered if notice of such marriage has not been previously objected to in the manner hereinafter mentioned."

Any person may object to any such registration of marriage on the ground that it is voidable under any law or on any of the grounds specified in clause (a), (b), (c) or (d) of section 2A.
Notice of the objection must be in writing and shall be signed by the Registrar or the Registrar shall be signed by him or on his behalf."

- Amendment of section 5, Act 13 of 1903.** 5. In section 5 of the said Act—
(1) in the first paragraph, after the words "provided to subscribe" the words "or register" shall be inserted; and
(2) at the second paragraph, after the words "intended marriage" the words "or registration of marriage", and after the words "such marriage" the words "or registration of such marriage" shall be inserted, respectively.
- Amendment of section 10, Act 13 of 1903.** 6. In section 10 of the said Act—
(1) in the first paragraph, after the word "subscribed" the words "or registered" shall be inserted;
(2) in the second paragraph, after the words "such marriage", where they occur for the first time, the words "or registration of such marriage", and after the words "of section 5" the words "or section 10" shall be inserted, respectively; and
(3) in the third paragraph, after the word "marriage", where it occurs for the first time, the words "or registration of marriage", and after the words "section 5" the words "or section 10", and after the word "subscribed" the words "or registered" shall be inserted, respectively.
- Amendment of section 9, Act 13 of 1903.** 7. In section 9 of the said Act, after the words "intended marriage" the words "or registration of marriage" shall be added.
- Amendment of section 10, Act 13 of 1903.** 8. In section 10 of the said Act, after the word "intended" the words "or registered" shall be inserted.
- Amendment of section 11, Act 13 of 1903.** 9. In section 11 of the said Act, after the word "intended", where it occurs for the first time, the words "or registered" shall be inserted.
- Amendment of section 12, Act 13 of 1903.** 10. In section 12 of the said Act, after the words "intended" and "intended" the words "or registered" shall be inserted.
- Amendment of section 13, Act 13 of 1903.** 11. In section 13 of the said Act, after the word "intended" the words "or registered" shall be inserted.
- Insertion of new section 14A in Act 13 of 1903.** 12. After section 13 of the said Act the following new section shall be inserted, verbatim—
"14A. On the marriage being registered under this Act the previous marriage between it or parties shall be deemed to have been dissolved and the parties shall be deemed to be married under this Act as from the date of such registration and the person in such registration and their heirs and assigns shall have all the rights and be subject to all liabilities provided under sections 17, 18, 19, 20, 21, 22, 23 and 24 of this Act."
- Provision of new law (marriage or registration of marriage)**

STATEMENT OF OBJECTS AND REASONS.

There is a very large volume of adverse public opinion in favour of reform in the existing marriage laws. The object of this bill is to provide a means of having the benefits of similar ideas on Legislature regarding marriage reform in any way interfering with the existing substance of the matrimonial relations.

(Sd/-) G. V. BRIMMICH.

(By order of His Excellency the Governor)

F. APPU HAIR,
Secretary to Government, Legal Department.

The following Bill of the Central Legislative Assembly has been introduced for the purpose of amending certain laws relating to public body dancing in which an offence is committed by the person who is in charge of the dance, and only one law relating to dancing which is submitted direct to the Central Legislative Assembly Department is in any other Department of the Government of India will not be accepted.

[As introduced in the Legislative Assembly.]

A Bill to provide for the application of provisions in the office of Kazi and for performing and helping a service of marriage amongst Muslims.

Whereas it is expedient to provide for the appointment of persons for performing and helping a service of marriage amongst Muslims, it is hereby enacted as follows:—

1. (1) This Act may be called the Kazi Act, 1928.
- (2) It shall come into force at once.
- (3) It extends to the whole of British India.

Enact title, commencement and extent.

2. (1) In accordance with the provisions contained in this Act Provincial Governments shall appoint persons with proper qualifications as Kazi for the purpose of performing and helping a service of marriage amongst Muslims, at which the presence of Kazi is necessary according to Muslim law and custom.

(2) For the purpose of selection and nomination of candidates for the posts of Kazi the Provincial Government shall appoint in each District a committee, called the District Committee.

3. (1) The District Committee shall consist of the following members:—

(a) The District Judge of the District who shall also be the President of the District Committee.

(b) The Collector or the Deputy Commissioner of the District who shall also be a member of the District Committee.

(c) One Muslim member of the District Council of the District who shall also be a member of the District Committee.

(d) One Muslim member of a Municipal Board of the District who shall also be a member of the District Committee.

(e) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(f) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(g) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(h) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(i) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(j) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(k) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(l) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(m) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(n) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(o) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(p) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(q) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(r) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

(s) One Muslim member of a District Board of the District who shall also be a member of the District Committee.

Provided that preference shall be given to persons who shall have obtained a certificate in any of the language towards acquiring an education "A" in the Act, and further shall have passed an examination of the said subjects in Hindi in Nagari and English languages in Allahabad and Delhi and held equally for the purpose.

(3) In making appointments to the post of a Clerk, preference shall be given to a person who is qualified in the qualification mentioned in sub-section (1) as laid in account by the Madras of the day, level or paragraph in which he is to hold office, due to the status of his family or belongs to a family in which the post of Clerk has been hereditary in the past.

Appointment, provisions and terms of Clerkship. 4. (1) Subject to the approval of the District Committee a Kasi shall have power to appoint one or more Sub-Kasis.
(2) A Sub-Kasi shall be required to be intimate and conversant with questions relating to marriage.

(3) A Kasi who has power to appoint his Sub-Kasi

Regulation of society of marriage and sub. 5. (1) The Kasi shall by himself or through his Sub-Kasi shall keep a regular record of marriage taking place within his jurisdiction, giving the names of the parties to the marriage, of the persons of the marriage, if any, of the witnesses to the marriage, and of the persons who performed the said ceremony, and the record shall be signed by all of them. The age of the parties, the fact as to whether the marriage is a first or second one, the names of the persons of the marriage and the date of marriage shall be given to each of the parties.

A copy of the record shall be given to each of the parties.
(2) Subject to the provisions of sub-sections (1) and (3) of section 4 when an entry is made in the record of Kasi regarding marriage which has not been performed by the Kasi or one of the Kasis and the entry mentioned in sub-section (1) of this section shall be filled up from the record may be signed by the parties and their guardian if any, only.

Provided that in case making the entries the Kasi shall satisfy himself as to the fact of marriage and should make entries in the office in the record as to when and in what form it is to be made or otherwise. But the purpose the Kasi may get the record signed by such other persons as were present at the time of marriage.

Marriage free and rights of parties and marriage. 6. (1) The fees for every marriage shall be Rs. 5-4. The parties to the marriage, however, may give any larger amount to the Kasi at their option.

(2) If in spite of preference, a Kasi or Sub-Kasi fails to attend a marriage, and for marriage is conducted in their absence, the parties to the marriage and their guardian, if any, shall be entitled to get money made in the record of the Kasi without payment of any fee within 15 days of the marriage, and with the payment of Rs. 5-4 thereafter.

Provided that no money shall be made after the lapse of 30 days after the marriage.

(3) If a marriage is celebrated without the intervention of Kasi or Sub-Kasi for some other person the parties to the marriage and their guardian, if any, shall be entitled to get money made in the record of the Kasi after payment of Rs. 5 within 15 days of marriage and with payment of Rs. 12 thereafter.

Provided that no entry shall be made after the lapse of 30 days of the marriage.

(4) Any person placing witness or having evidence in any civil or criminal suit in respect of marriage who has not intervened after the first entry into force and which is not entered in the record of the Kasi shall be liable to pay a penalty of Rs. 12 unless he can be allowed to place evidence on or lead evidence in respect of such marriage.

Power of the District Government to make rules. 7. (1) The Provincial Government may make rules consistent with this Act for the purpose of carrying out the provisions of the Act.

(2) In particular, and without prejudice to the generality of the foregoing power, the Provincial Government shall have power to make rules with reference to the duties of Kasis.

(3) The duties of the members of the District Committee under section 9

